

Terms and Conditions

Ipsen Pty Ltd (ACN 095 036 909) (Ipsen) maintains this website ("www.ipсен.com.au") (Site) for your information. The General Terms and Conditions of Use (Terms) set out in this document apply to all users of this Site. Please carefully read these Terms as they determine the conditions of use of the Site which you accept and agree by consulting and using our site. If you do not accept these Terms, we ask you to leave our Site.

We draw your attention to the fact that you should regularly consult these Terms to ensure you are kept informed of any possible modifications which Ipsen may make. Your continued use of the Site following any modifications to these Terms will be deemed acceptance of those changes.

Purpose of the Site

This Site was created to provide you with general information on Ipsen products manufactured and/or developed and/or distributed by the Ipsen Group.

The information on this Site and these Terms have been prepared in accordance with Australian law, but may not satisfy the laws of other countries.

We notify you that information in this Site is intended solely for residents in Australia.

You will note that Ipsen's business is strictly regulated and controlled by government authorities such as the Therapeutic Goods Administration in Australia and the Food and Drug Administration in the USA.

Regulations often restrict the prescribing information that can be disclosed to the public thus requiring personal consultation with your health care professional.

Consequently, the information contained in this Site is provided to you for information purposes only and is not intended in any manner whatsoever to:

- give a medical opinion ;
- give a diagnosis;
- replace a consultation, opinion or recommendations of a health professional;
- recommend the use of any Ipsen product;

and is not intended to promote any Ipsen products. The Site contains generic content and has been prepared without taking in account individual health conditions. It is essential to follow the advice of, or consult, your doctor or other medical health professionals before using any of the products mentioned on this Site.

No Representations or Warranties

Ipsen has provided the information on this Site in good faith, and will use reasonable endeavours to update the information on this Site regularly. However, Ipsen does not warrant the completeness or accuracy of any information provided.

In particular, the Site and its content are provided on an AS IS basis without any warranties of any kind, and you use the Site and the information at your own risk.

Ipsen, to the fullest extent permitted by law, disclaims all terms, conditions and warranties, express or implied (whether by law, statute or custom). The Trade

Practices Act 1974 and all corresponding state legislation may imply terms, conditions and warranties which cannot be excluded, restricted or modified (« Prescribed Terms »). To avoid doubt, Ipsen does not exclude any Prescribed Terms but limits its liability, where permitted by law, to the resupply of the relevant information or services provided at the Site

Ipsen does not guarantee that Ipsen products or services presented on this Site are available in Australia.

Operation of the Site

Ipsen does not warrant that access to the Site will be uninterrupted, or that the services offered on the Site will be error-free. Ipsen reserves the right at any time to amend any content or change or discontinue any feature on this Site, hours of availability and equipment or software required for access.

Liability

You should take no decision or action on the sole basis of the information contained in this Site.

To the extent permitted by law, Ipsen shall not be held liable in any manner for:

- any imprecision, inaccuracy or omission relative to the information provided on the Site,

- any damage or loss, suffered or claimed, by any person and resulting directly or indirectly from the consultation or use of information contained in the Site, and

- in any event, any direct or indirect, incidental, special and/or consequential loss or damage resulting from the use of the Site (including inability to use the Site) or other websites linked to it, including any operating, financial or commercial loss, or loss of programs or data in any information technology system even where Ipsen has been informed of the possibility of such damage.

Intellectual Property.

Unless otherwise indicated, all information, pictures, graphics, texts, names, logos and trademarks referred to on this site are the exclusive property of Ipsen or its subsidiaries or have been licensed to them and may only be used in accordance with these Terms. The content of the Site is protected by Australian and International copyright and trademark laws. Unauthorised use of the content may violate these laws.

Ipsen authorizes you to download, display or print the information contained on this Site exclusively for private use, for non-commercial purposes and without modification or alteration of the notices of copyright, trademarks and other property rights and provided that each entire or partial copy made of the contents of the site reproduces the following notice of copyright "Copyright © 2001. Ipsen - All rights reserved".

Any use (including reproduction, retransmission, adaptation, publication, broadcast or distribution) other than that indicated above without prior written consent of Ipsen is prohibited to the extent permitted by law. Ipsen grants you no other right than that described above, nor any other licence of any intellectual property, industrial property or know how owned or enjoyed by it.

Links to other sites.

The Site may also contain links to other websites

These links are provided to you solely for your convenience and information purposes. Since Ipsen is unable to exercise any control on the information from

third parties or edited on third parties' sites, Ipsen is not responsible for the accuracy, legality or decency of material or copyright compliance of any such third parties' sites.

Applicable Law, Jurisdiction

These Terms shall be governed by the laws of Victoria, Australia. Any disputes in the course of business arising from the execution or construction of these Terms shall be subject to the competence of the courts of Victoria which shall have sole jurisdiction therein.

Severability

Where any provision of these Terms is held void or unenforceable the other provisions shall remain in force.

Entire Agreement

These Terms represent the entire agreement between the parties and supersede all prior or existing, written or oral terms, conditions or representations.