



Terms of Use

Please read these terms and conditions carefully before using the web-based data management system AEPS[®]i located at www.aepsi3.com/ (“Site”). By accessing and using this Site in any way, you indicate that you agree to, and are bound by, the terms and conditions of use set forth in this document. If you do not so agree, you may not use this Site.

Paul H. Brookes Publishing Co., Inc. (“Brookes”) may, from time to time, change, amend, modify, or update the Terms of Use without notice to you and at its sole discretion. Any revised Terms of Use will be considered effective from the date that it is posted on this Site. Your continued access or use of this Site constitutes acceptance of the changes by you and your institution. It is your responsibility to regularly check the most current Terms of Use, which are accessible from the login page of www.aepsi3.com/.

These Terms of Use and the [Privacy Policy](#) for AEPSi are part of the AEPSi End User License Agreement that Authorized Users must read and agree to before using the AEPSi web-based management system. The End User License Agreement will be provided to you when you become an Authorized User of AEPSi.

INTELLECTUAL PROPERTY

Brookes makes available on this Site an online assessment, programming, and reporting system (“Services”) to be used by teachers, specialists, school and education administrators, early interventionists, home visitors, child care providers, social workers, parents, guardians, family members, and other interested parties in order to track, support, report on, and otherwise monitor the developmental progress and outcomes of individual children and groups of children.

The text, illustrations, pictures, sound, graphics, logos, marks, symbols, software, and tools used in conjunction with, or otherwise made available through, the Site by Brookes (“Content”) and all copyrights, trademarks, patents, service marks, trade secrets, trade dress, know-how, database rights, and all other rights relating to such Content (“Intellectual Property”) are owned by Brookes, its affiliates, or third parties who have given Brookes the right to use them. You retain ownership and maintain control only of data you input or generate in the system. You may use the Content and Intellectual Property only as expressly permitted in these Terms of Use.

Copyright

Unless otherwise indicated, this Site and the Content contained herein are the sole and exclusive property of Brookes and are protected by United States and international copyright laws. Copyright © 2023–2024 Paul H. Brookes Publishing Co., Inc. All rights reserved.

Trademark/Service Mark AEPS[®] is a registered trademark of and AEPS[®]interactive, AEPS[®]i, AEPS[®]-3 and associated logos are owned by Paul H. Brookes Publishing Co. and may not be used without the prior written consent of Brookes.

Permission for Limited Use

When permitted by Site functionality, you may download or print the Content for your non-commercial use for personal and/or educational purposes only provided that you keep intact all copyright and other proprietary notices. You may not otherwise modify, adapt, reproduce, upload, post, transmit, download, reverse assemble, reverse compile, translate, or distribute the Content or Services; rent, lease, assign, or attempt to license the Content or Services or allow other persons or entities to use it; or create derivative works based on any part of this Site and/or its Content or Services, unless permitted by written agreement with Brookes or except as expressly allowed by these Terms of Use or the AEPSi End User License Agreement. Additional information on use limitations is provided in the AEPSi End User License Agreement.

Relationship to Other Intellectual Property

Information accessed through links made at www.aepsi3.com/ to other sites is the sole property of its respective owners, and you must observe copyright and other restrictions imposed by those other sites. No affiliation with, endorsement of, or sponsorship by Brookes should be inferred. You may not use the Site in any manner that infringes the rights of any person or entity.

ACCESS LIMITATIONS

Access to most sections of this Site is restricted to registered users who are part of a paying Account or a Hub (“Authorized Users”) and is granted through a nonexclusive, nontransferable, revocable license on a subscription basis in accordance with the terms and conditions set forth in the AEPSi price quotation and/or invoice, End User License Agreement, Terms of Use, and Privacy Policy. Authorized Users gain access to restricted sections of the Site through the use of usernames and passwords, which are personal to the Authorized User and may not be shared with or transferred to any other party. Usernames and passwords must be kept confidential.

Additional access restrictions may apply based on the user roles and access rights assigned by the AEPSi System Administrator or by an AEPSi Administrator (Account Administrator, Program Administrator, or Hub Administrator) at your organization. Attempting to access, or provide access, to restricted areas without authorization is prohibited.

USE OF SITE AND SERVICES

You may use the Site solely to support your own AEPSi account (“Account”)-related or Hub-related activities and for the benefit of personnel who are employed by, or independent contractors retained by, your AEPSi Account Holder or Account Administrator and/or for the children/students and their families served by your Account. (Definitions of Account, Hub, Account Holder, Hub Holder, Authorized User, Account Administrator, Program Administrator, Hub Administrator, Provider, Reviewer, and Caregiver are provided in the AEPSi End User License Agreement.) You may not provide access to the Content or Services to, or utilize the Services on behalf of, any third parties except as expressly allowed in the AEPSi End User License Agreement or AEPSi Hub License and AEPSi Hub Linking Agreements. Ownership of the Site, Content, and Services remains the exclusive property of Brookes.

You agree to use the Services only to access, download, utilize, post, send, or receive Content, or to upload your own documents or files as allowed to be uploaded, in an appropriate manner as related to the particular Content or Services being accessed or used by you. As some examples of improper activities when accessing or using the Site, Services, or Content, you agree that you shall not:

- Collect, harvest, mine, or engage in any other activity to obtain e-mail addresses, phone numbers, personal information, or any other information about others other than as expressly permitted by this Agreement or the AEPSi End User License Agreement.
- Use or attempt to gain access to or use another’s account, password, Service, Content, input data, or computer systems or networks connected to any Brookes server or to the Site without authorization from Brookes, whether through hacking, password mining, or any other means.
- Remove or falsely add to any uploaded Content any copyright, trademark, or other legal or proprietary notices, author attributions, or other information such as origin or source of Content.
- Access or attempt to access any Content that you are not authorized to access through any means not expressly made available through the Site or Services.
- Disrupt or interfere with the security of, or otherwise cause harm to, the Site or any Services, Content, systems, resources, accounts, passwords, servers, or networks connected to or accessible through the Site or any linked sites.
- Create a false identity for the purpose of misleading others.
- Breach any guidelines or other codes of conduct applicable to a particular Service or Content.

Charges

You shall pay all costs and charges you incur through your access or use of the Site, Content, and Services, and related technical and/or customer support (“Support”). Subscription fees, Child Seat fees, and other associated

Service or Support fees for the AEPSi license(s) ordered by you shall be Brookes's current AEPSi (including but not limited to AEPSi Enterprise, Pro, and Hub) prices as they may be adjusted and published from time to time. Charges for certain Services as well as for customized Services and Support may be in addition to the charge for the license. In addition to the charges for licenses, Child Seats, Services, and Supports, Brookes will bill you for all applicable taxes imposed on the license (subscription) and Services and Support. Current published AEPSi subscription prices, Child Seat and related fees, Service and Support charges, and ordering information shall be set forth at www.brookespublishing.com/aeps and may also be obtained by submitting a help ticket at support.brookespublishing.com or calling 1-800-638-3775. If you are calling from outside the United States or Canada, you can reach Customer Service at 410-337-9580, extension 2.

All subscriptions to the Site and Services, except those on a free trial basis if any, are for an annual license and are based on the type of account you purchase (e.g., AEPSi Pro for single-site users, AEPSi Enterprise for multi-site users, AEPSi Hub for administrative linking of Accounts). In addition to the subscription fee(s), your Enterprise or Pro Account will be charged for Child Records used during your subscription. Fees are based on the number of active and archived Child Records you use in the system during the subscription year including but not limited to contact and family information, assessments and assessment results, developmental progress reports, journal entries, and calendar events. A Child Seat is defined as the number of concurrent active Child Records used in the subscription ("Child Seat"), exclusive of archived Child Records ("Archived Child Record"). Charges for the number of Child Seats and Archived Child Records used will be invoiced on an annual basis at the end of your subscription year and payable on net thirty (30)-day terms, unless otherwise stipulated. You may add Child Seats during the year if the original estimate was insufficient. AEPSi Hubs also will have one (1)-time linking fees associated with their set-up. Current pricing policies are always available to you at www.brookespublishing.com/aeps.

Brookes expressly reserves the right to adjust the Site, Services, and Support and may from time to time add, modify, and/or withdraw Services and/or Support. Prices are subject to change.

Brookes reserves the right to impose a late fee of not greater than 1.5% per month for amounts due outstanding. If Brookes does not receive full payment as set forth within the billing information, your access to the Site's Content, Services, and Support and to any data you have input will be discontinued until such time as the payment is received.

SUBMITTED MATERIALS

Authorized Users have the option to share information and notes ("Submitted Materials") provided doing so causes no violation of any part of these Terms of Use or the related [Privacy Policy and End User License Agreement](#). Brookes reserves the right to establish limits concerning the use of any AEPSi feature and size and/or number of stored elements. You are solely responsible for Submitted Materials you post or upload to the Site or display and agree when submitting that you will not:

- Infringe upon other users' rights or privacy
- Infringe upon any statutory copyright, common law literary right, or proprietary right of any third party
- Submit any materials that are scandalous, libelous, defamatory, false, obscene, violent, abusive, threatening, harassing, prejudicial, or in violation of the law or the Site's guidelines
- Submit any confidential information or trade secrets owned by you or any other party
- Submit any content, trademarks, or logos for which you do not own the rights or for which you do not have explicit authorization from the owner
- Submit any content for commercial purposes or advertise or sell any goods or services
- Distribute surveys or contests
- Engage in, promote, or discuss illegal activity
- Post or submit any materials that may damage the operation of the Site or of a computer

Brookes may, but is not obligated to, review Submitted Materials on the Site and may delete or remove (without notice) any Submitted Materials that, in its sole discretion, violate these Terms of Use or the AEPSi End User License Agreement or that might be offensive, illegal, harmful to others, or violate the rights or threaten the safety of others; any such action will be taken within the terms of the [Privacy Policy](#).

LINKS TO THIRD-PARTY WEBSITES

The Site, Content, Services, or Submitted Materials may include links to other third-party web sites outside of the Site (“Linked Sites”) operated by individuals or entities that are not affiliated with Brookes. The Linked Sites are provided as a convenience to Site users, and the inclusion of such Linked Sites does not imply any endorsement by Brookes of any Linked Site. Brookes does not review, screen, or have responsibility for any content, products, or services that appear or are made available through any Linked Site. You assume full responsibility for your use of the Linked Sites and will not hold Brookes liable for any direct or indirect damages or losses caused by your use of such Linked Sites.

PRIVACY

Information on how Brookes protects the privacy of its Site users and of any personally identifiable information you provide through the Site is governed by our [Privacy Policy](#), which can be found via a link from the login page of www.aepsi3.com/.

DOWNTIME

Brookes has contracted with a secure SSAE16, SOC2, ISO 27001, and FISMA-moderate certified data center for managed hosting of AEPsi and will make best efforts to ensure that unscheduled downtime is minimal. From time to time, Brookes will schedule downtime to make updates and/or repair the Site. Best efforts are made to schedule downtime outside of normal business hours. Brookes will notify users with a posting to the AEPsi home page in advance of scheduled downtime.

It is impossible to ensure that the Site will operate with no unscheduled interruptions, or that data loss or unauthorized use will never occur. You should retain backup copies of all data that you input into the Site.

LIMITATION OF WARRANTIES

YOUR USE OF THE SITE IS AT YOUR SOLE RISK. THIS SITE, CONTENT, AND SERVICES ARE PROVIDED “AS IS,” WITHOUT WARRANTY OF ANY KIND, WHETHER EXPRESS, IMPLIED, STATUTORY, OR OTHERWISE, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY, OR FITNESS FOR A PARTICULAR PURPOSE. BROOKES DOES NOT WARRANT THAT THE SITE, CONTENT, OR SERVICES WILL MEET YOUR REQUIREMENTS, BE ACCURATE, UNINTERRUPTED, TIMELY, SECURE, OR ERROR-FREE. BROOKES SHALL NOT BE RESPONSIBLE FOR ANY DAMAGE OR LOSS OF ANY KIND ARISING OUT OF OR RELATING TO YOUR USE OF THE SITE, INCLUDING, WITHOUT LIMITATION, DATA LOSS OR CORRUPTION, REGARDLESS OF WHETHER SUCH LIABILITY IS BASED IN TORT, CONTRACT, OR OTHERWISE.

LIQUIDATED DAMAGES FOR LOSS OF DATA

If data furnished by you are lost, destroyed, or impaired (“Loss”), then Brookes’s liability and your sole remedy, if any, shall be that Brookes will, to the extent reasonably possible, restore your data from Brookes archives after receiving written notice of said Loss if Brookes is notified within sixty (60) days of the Loss.

While Brookes makes best efforts to protect your data and privacy, you are ultimately responsible for your own input and data and those submitted by others you authorize to have access to the Site through your Account. You are solely responsible for any misuses of data resulting from your own errors and omissions independent of the system. You should keep hard-copy records, maintain export files, and export your data prior to cancelling a subscription. Data will be retained for ninety (90) days after cancellation. Should your subscription be terminated or expire, data will be retained for six (6) months. Please e-mail implementation@brookespublishing.com within the specified retention period if you wish to collect data you entered into the system.

LIMITATION OF LIABILITY

IN NO EVENT SHALL BROOKES, OR ANYONE ELSE WHO HAS BEEN INVOLVED IN THE CREATION, PRODUCTION, OR DELIVERY OF THE SITE AND ITS CONTENT OR SERVICES BE LIABLE FOR ANY SPECIAL, PUNITIVE, DIRECT, INDIRECT, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OR LOSSES OF ANY KIND, SUCH AS BUT NOT LIMITED TO THOSE RESULTING FROM LOSS OF USE, DATA, PROFITS, OR BENEFITS WHETHER OR NOT FORESEEABLE OR IF

BROOKES HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES OR LOSSES, AND ON ANY THEORY OF LIABILITY, INCLUDING BREACH OF CONTRACT OR WARRANTY, NEGLIGENCE OR OTHER TORTIOUS ACTION, OR ANY CLAIM ARISING OUT OF OR IN CONNECTION WITH: (i) ANY ERRORS IN, OR OMISSIONS FROM, THE SITE; (ii) ANY THIRD-PARTY WEB SITES OR CONTENT DIRECTLY OR INDIRECTLY ACCESSED THROUGH LINKS FROM THE SITE; (iii) THE UNAVAILABILITY OF THE SITE OR ANY PORTION THEREOF; (iv) YOUR USE OF, OR INABILITY TO USE, THE SITE; (v) YOUR USE OF ANY EQUIPMENT OR SOFTWARE IN CONNECTION WITH THE SITE; OR (vi) ANY COMPUTER VIRUSES, WORMS, "TROJAN HORSES," OR ANY OTHER TYPE OF DESTRUCTIVE OR MALICIOUS COMPUTER CODE (BY WHATEVER NAME IT IS CALLED), OR ANY UNAUTHORIZED COMPUTER CODE THAT IS ATTACHED TO, OR MADE A PART OF, THE SITE BY ANY PERSON, GROUP, OR ORGANIZATION.

THIS SITE, CONTENT, AND SERVICES MAY INCLUDE TECHNICAL OR OTHER MISTAKES, INACCURACIES, OR TYPOGRAPHICAL ERRORS. BROOKES MAY MAKE CHANGES TO THE SITE, CONTENT, OR SERVICES AT ANY TIME IN ITS SOLE DISCRETION AND WITHOUT NOTICE. ALTHOUGH BROOKES WILL MAKE EVERY EFFORT TO UPDATE THE SITE AS APPROPRIATE, SOME OF THE SITE'S CONTENT AND SERVICES MAY BE OUT OF DATE. BROOKES SHALL NOT BE RESPONSIBLE FOR ANY DAMAGE OR LOSS OF ANY KIND, ARISING OUT OF OR RELATING TO YOUR USE OF THE SITE, INCLUDING, WITHOUT LIMITATION, DATA LOSS OR CORRUPTION, REGARDLESS OF WHETHER SUCH LIABILITY IS BASED IN TORT, CONTRACT, OR OTHERWISE.

INDEMNIFICATION

You agree to indemnify and hold harmless Brookes and its officers, agents, employees, licensors, and service providers from any and all claims, liabilities, and expenses, including, without limitation, attorneys' fees and other legal expenses, whether tort, contract, or otherwise, relating to or arising out of: (i) any material or information that you may post or transmit on or through the Site; (ii) your access to or use of the Site, Content, or Services (including any use by your employees, contractors, or agents and all uses of your account numbers, user names, and passwords, whether or not actually or expressly authorized by you, in connection with the Site, Content, or Services); (iii) your connection to the Site, Content, or Services; (iv) your access to or use of Linked Sites and your connection thereto; or (v) any breach by you of these Terms of Use or applicable law or your violation of any rights of Brookes or a third party.

CANCELLATION OR TERMINATION

Authorized Account Holders may elect to permanently cancel their subscription by calling Brookes at 1-800-638-3775 or by e-mailing support.brookespublishing.com/new. You are responsible for exporting your data for your continued use prior to cancellation. Upon actual receipt of cancellation notice, there will be a retention period of ninety (90) days after which all of your information in Accounts, Programs, Child Records, Available Reports, Authorized User information, and other personal information associated with you and/or the children/students and families you are serving will be removed from AEPSi. Data for cancelled subscriptions cannot be recovered after ninety (90) days. You may e-mail implementation@brookespublishing.com to request assistance.

Authorized Hub Holders may elect to permanently cancel their subscription by calling Brookes at 1-800-638-3775 or by e-mailing <http://support.brookespublishing.com/new>. You are responsible for creating an export of data and/or of Available Reports for your continued use prior to cancellation. You may e-mail implementation@brookespublishing.com to request assistance. Upon actual receipt of such cancellation notice in writing, access to your Hub will be locked and all links to AEPSi Enterprise and Pro Accounts will be disabled.

Brookes reserves the right to terminate your access to and use of this Site at any time and without notice. We will terminate your right to use the Site if you violate any of these Terms of Use or any other policy posted on the Site, if you use this Site for fraudulent purposes, or if we become aware that you are infringing any copyright or other intellectual property right. Data for terminated and expired subscriptions will be retained for six (6) months after which it cannot be recovered. You may e-mail implementation@brookespublishing.com to request assistance.

Brookes, in its sole discretion, reserves the right to issue no refund if an Account is cancelled or terminated.

GENERAL

These Terms of Use, and other rules, guidelines, licenses, and disclaimers posted via the Site or in connection with the Content and Services, including but not limited to the [Privacy Policy](#) and End User License Agreement, constitute the entire agreement between Brookes and you with respect to your access to or use of the Site, Content, Services, and Support and supersede any prior agreements between you and Brookes on such subject matter (including any prior versions of the Terms of Use). Notwithstanding the foregoing, to the extent that any terms set forth in the Terms of Use expressly contradict any terms of a written agreement between you and Brookes regarding the use of specific Content, Services, and/or Support (including Service- or Support-specific terms of use) (“Executed Agreement”), such contradictory terms set forth in the Executed Agreement will prevail over any conflicting provisions of these Terms of Use. In the event of any discrepancies between these Terms of Use and the AEPsi End User License Agreement, the End User License Agreement will prevail. You may not assign or otherwise transfer the Terms of Use or any right granted hereunder without Brookes’s prior written consent.

Headings and captions of the sections in these Terms of Use are for reference purposes only and will not be used to interpret or construe these Terms of Use. If for any reason a court of competent jurisdiction finds any provision of these Terms of Use to be invalid or unenforceable, that provision will be enforced to the maximum extent permissible so as to effect the intent of the parties as reflected by that provision, and the remainder of the Terms of Use shall continue in full force and effect. Any failure by Brookes to enforce or exercise any provision of the Terms of Use or related right shall not constitute a waiver of that right or provision. Notwithstanding any other provision of these Terms of Use or any general legal principles to the contrary, any provision of these Terms of Use that imposes or contemplates continuing rights or obligations on you or Brookes will survive the expiration or termination of these Terms of Use, including, without limitation, the indemnification and limitation of liability provisions.

GOVERNING LAW AND JURISDICTION

These Terms of Use and the rights and obligations of the parties hereto shall be governed by and construed in accordance with the laws of the state of Maryland, U.S.A., without regard to its principles of conflicts of law. You agree that any action to enforce these Terms of Use will be brought in the state and federal courts located in the state of Maryland. You further agree to submit to the personal jurisdiction and venue of these courts for the purpose of any proceeding arising out of these Terms of Use and waive any objections and defenses inconsistent with such venue.