

AIMH UK Terms and Conditions

Introduction

AIMH UK, established in 1996 as an affiliate of the World Association for Infant Mental Health (WAIMH), is an interdisciplinary, not-for-profit organization, promoting understanding about infant mental health (IMH).

AIMH UK is a registered company in England and Wales (No: 03219779) and a Registered Charity (No: 1174298).

Our registered address is:

27 Old Gloucester Street, London, WC1 3AX, United Kingdom

Our website: <https://aimh.uk>

This Agreement sets out the terms and conditions relating to the online content provided free of charge and content subject to payment ("Free and Paid-for Content") that AIMH UK Ltd ("the Siteowner") will provide to you ("the User").

By accessing our website ("the Site"), the User is agreeing to the terms and conditions below. If the User uses the Site in the course of business, the User is also agreeing to these terms and conditions on behalf of that business. If the User does not agree with the terms and conditions (or the User is not authorised to do so) the User should not use the Site.

If the User has any questions they should contact the Siteowner at info@aimh.uk

Services and Fees

The Siteowner shall provide Free and Paid-for Content. This includes a subscription for Paid-for Content available. The Siteowner reserves the right to vary the Free and Paid-for Content and does not guarantee that the content provided free of charge ("Free Content") will remain free of charge, and does not guarantee that the content provided subject to payment ("Paid-for Content") will remain a paid-for service.

The User shall agree to pay any subscription fees ("Fees") at rates in effect when the charges are incurred. The User must provide the Siteowner with complete and accurate payment information. In the event of an unauthorised payment the Siteowner reserves the right to suspend or terminate the User's access to the Site and Paid-for Content.

If no payment authorisation is received, or payment authorisation is subsequently cancelled, the Siteowner may immediately terminate or suspend access to any Paid-for Content and/or the Site.

The Siteowner will try to process the User's request for any Paid-for Content promptly, but does not guarantee that the Paid-for Content will be available to the User by any specified time.

A contract with the User for a Paid-for Content will come into effect when the Username and Password are issued to the User. The User having paid the Fee for a subscription for the supply of Paid-for Content for a defined period the User will have no right of cancellation for the supply of the Paid-for Content other than the right to cancel the subscription for Paid-for Content. This does not affect the User's statutory rights.

AIMH UK Events

AIMH UK reserve the right to make alterations to events programmes and timings. In the unlikely event of an event being cancelled by AIMH UK, a full refund will be made. Liability will be limited to the amount of the fee paid by the delegate. In the event of it being found necessary, for whatever reason, that the event is being postponed, or the dates being changed, the organisers shall not be liable for any expenditure, damage or loss incurred by the delegate.

All bookings made prior to all events must be paid in full to guarantee registration. Email confirmation will be sent.

Delegates may nominate an alternative person from their organisation to attend, up to 24 hours prior to the start of an event, at no extra charge. Should substitution not be possible, cancellation charges apply as follows:

- 6 weeks or more prior to start of the event: 10% of the delegate fee
- 4 to 6 weeks prior to start of event: 50% of the delegate fee
- 4 weeks or less prior to start of event: 100% of the delegate fee

All substitutions and cancellations must be received by email to info@aimh.uk

Registration, Passwords and Privacy (started Track Changes from here)

The use of the Site signifies the User's consent to the Siteowner collecting and using personal information about the User in accordance with the Siteowner's Privacy Policy.

The User can read the *AIMH UK Privacy Policy* <https://aimh.uk/register/privacy-policy/>

The User does not have to register to use the Site in order to access it and enjoy the content, other than the Paid-for Content. If the User wishes to access the Paid-for Content, the User will be asked to provide the Siteowner with accurate, complete registration information, including contact details, and it is the User's responsibility to update and maintain this information.

The Siteowner is entitled to rely on this information to provide Paid-for Content. The User will also be requested to create a Password in a format specified by the Siteowner ("the Password"). The User shall not disclose the Password to any other person or entity and shall ensure that the Password remains confidential at all times. In the event that the User knows or has a reasonable suspicion that a third party knows the User's Password, the User shall notify the Siteowner immediately by contacting the Siteowner at info@aimh.uk

If the Siteowner has reasonable grounds for believing that the User has misused or is misusing the Password, the Siteowner may require the User to change the Password, or may suspend the User's use of the access to the Site, including Paid-for Content, until such time as the Siteowner is satisfied that the security of the Site is no longer compromised by the User's activities.

Limitations on Use of the Site

All content and services provided by the Siteowner belongs to the Siteowner. The Siteowner owns all the intellectual property rights in the content and services.

The content and services provided are solely for the personal use of the User and the User shall not sub-license, distribute, sell, supply, modify, adapt, amend, incorporate, merge, or otherwise alter any content or service provided under this Agreement.

The User shall not remove or replicate any logo, copyright or proprietary notices, legends, symbols, labels, watermarks, signatures or any other like marks affixed to or embedded in the content or services.

The User shall not carry out any act or omission or permit any act or omission to take place that infringes or is likely to infringe any intellectual property rights owned or used by the Siteowner or otherwise relating to the Site.

Limitation of Liability and Indemnity

The User expressly agrees that the use of, and browsing of the Site, is at the User's own risk.

Neither the Siteowner nor any other party involved in creating, producing or delivering the Site is liable for any direct, incidental, special, consequential, indirect or punitive damages arising out of the User's access to, or use of, or inability to use the Site or any linked site or for the cost of procurement of substitute goods or services or resulting from any goods or services purchased or obtained or messages received or transactions entered into through the Site or resulting from any unauthorised access to or alteration of your transmissions or data, including but not limited to, damages for loss of profits, use, data or other intangible property including legal costs and expenses, even if the Siteowner has been advised of the possibility of such damages.

The User expressly agrees that the downloading of any material from the Site is at the User's own risk. Neither the Siteowner nor any other party involved in creating, producing or delivering the Site is liable for any direct, incidental, special, consequential, indirect or punitive damages resulting from the User downloading material from the Site or any linked site, including but not limited to, damages for loss of profits, use, data or other intangible property including legal costs and expenses, even if the Siteowner has been advised of the possibility of such damages.

Without limiting the foregoing, everything on the Site is provided to the User "as is" and "as available" without warranty of any kind, either express or implied, including, but not limited to, the implied warranties of satisfactory quality, fitness for a particular purpose or non-infringement.

Please note that some jurisdictions may not allow the exclusion of implied warranties, so some of the above exclusions may not apply to every User. The User must check their local laws for any restrictions or limitations regarding the exclusion of implied warranties.

While the Siteowner will use reasonable efforts to include accurate and up to date information on the Site, the Siteowner makes no warranties or representations as to its accuracy or completeness. The Siteowner is not responsible for any errors or omissions or for the results obtained from the use of such information. The information is provided with the understanding that the information does not constitute any form of advice, recommendation or arrangement by the Siteowner or its affiliates or any other party involved in the Site and is not intended to be relied upon by Users in making (or refraining from making) any decisions based on such information. The User must make their own decisions on whether or not to rely on any information posted on the Site.

The Siteowner reserves the right to modify information displayed on this Site but it does not make any commitment to update the information displayed on this Site. No party [other than the Siteowner] who is involved in the workings of the Site will at any time be liable or responsible in any way for the content, including Paid-for Content, and information provided on or via the Site and for the User's use of the Site.

From time to time the Siteowner will make available to the User links from the site to third party sites. These sites are not in any way approved, checked, edited, vetted or endorsed by the Siteowner and the User agrees that the Siteowner shall not be responsible or liable in any way for the content, advertising or products available from such sites, the quality, functionality, suitability or legality of such sites or for any dealings that the User may have, or the consequences of such dealings, with such third party site operators. Any arrangements made between the User and any third party named on the Siteowner's Site are at the User's sole risk and responsibility and the Siteowner expressly disclaims any liability for third party information or opinions posted on this Site or any linked Sites that arises under criminal or civil laws relating to defamation, intellectual property, infringement, privacy, obscenity, or any other area of law.

Indemnity

The User agrees to indemnify, keep indemnified, defend and hold the Siteowner and its parent companies, subsidiaries, affiliates and their respective officers, directors, employees, owners, agents, information providers and licensors (collectively the “Indemnified Parties”) harmless from and against any and all claims, damages, liability, losses, costs and expenses (including legal fees) (whether or not foreseeable or avoidable) incurred or suffered by any Indemnified Party and any claims or legal proceedings which are brought or threatened arising from the User’s use of, connection with or conduct on the Site or any breach by the User of these terms.

The Siteowner reserves the right, at its own expense, to assume the exclusive defence and control of any matter otherwise subject to indemnification by the User, and in such case, the User agrees to co-operate with the defence of such claim.

Consequences of Breach of these Terms In the event that the Siteowner considers or determines, in their complete discretion, that the User has breached, violated or contravened the Agreement or has otherwise demonstrated inappropriate conduct in the use of the Site or the content or services they reserve the absolute right to:

- a) warn the User that they have violated the Agreement and ask the User to discontinue such conduct;
- b) discontinue the User’s membership of the site and/or any other related services, including Paid-for Content;
- c) take measures (including terminating, suspending or restricting the User’s use of the Site) to prevent the User from using the Site or linking to the Site.

Third Parties

The provisions of the Contracts (Rights of Third Parties) Act 1999 shall not apply to this Agreement.

Proper Law and Jurisdiction

This Agreement and all matters arising from it shall be governed by and construed according to the laws of England and Wales and shall be subject to the [exclusive] jurisdiction of the courts of England and Wales.

Entire Agreement

This Agreement supersedes all prior agreements, arrangements and undertakings and constitutes the entire agreement relating to the subject matter of this Agreement.

The User confirms that they have not entered into this Agreement on the basis of any representation that is not expressly incorporated into this Agreement.