




End User License Agreement

 The contents of the TILLS™ Digital Audio Files USB drive may not be reproduced or posted on a network or the Internet except as explicitly stated in this End User License Agreement. By using the Audio Content or opening any of the files on the TILLS™ Digital Audio Files USB drive, you agree to comply with and be bound by the terms and conditions of this EULA.

END USER LICENSE AGREEMENT

The following paragraphs constitute the End User License Agreement (“EULA”) for this product. For the purposes of this EULA, “Audio Content” refers to the files contained in TILLS™ Digital Audio Files for use with the *Test of Integrated Language and Literacy Skills™ (TILLS™)*, by Nickola Wolf Nelson, Ph.D., Elena Plante, Ph.D., Nancy Helm-Estabrooks, Sc.D., and Gillian Hotz, Ph.D., including sound recordings, sound effects, and any accompanying printed or electronic documentation. Please read the EULA carefully before using the Audio Content. The EULA gives you (“Purchaser”) certain benefits, rights, and obligations. The Purchaser may be an individual or a single physical entity such as a school, clinic, office, or other service delivery site. By accessing or using the Audio Content, the Purchaser is accepting the terms and conditions of this EULA between the Purchaser and Paul H. Brookes Publishing Co., Inc. (“Brookes Publishing Co.”).

LICENSE

1. Brookes Publishing Co. licenses and authorizes the Purchaser to download and play the audio files contained in the Audio Content to a microcomputer located within the Purchaser’s own facilities in the course of the Purchaser’s service provision. Each school, clinic, or other physical office must purchase its own USB drive with the Audio Content; USB drives may not be shared among sites. Copying or any mechanical or electronic reproduction of any of the Audio Content is prohibited except as explicitly allowed by this EULA. This license does not include performance rights and is limited to use of the Audio Content for learning to administer or administering the *Test of Integrated Language and Literacy Skills™* only.
2. Brookes Publishing Co. licenses and authorizes the Purchaser to make the Audio Content available for up to five (5) workstations via a local area network (LAN) provided that all other stipulations of this EULA are met and all employees with access to the Audio Content work at the same physical site as the Purchaser. Any party receiving access to the Audio Content must agree to be bound by the terms of this EULA. The Audio Content may not be posted on a wide area network (WAN), an extranet, or the Internet under any circumstances.
3. This license is granted on a limited, nonexclusive, nontransferable basis. Brookes Publishing Co. and its licensors reserve all rights not expressly granted to the Purchaser in this EULA. Unauthorized use beyond the privileges granted in this EULA is prosecutable under federal law.
4. The Purchaser agrees to abide by the Copyright Law of the United States of America and related laws contained in Title 17 of the United States Code. Copyright and other laws, including trademark law, protect the Audio Content in its entirety. The law provides the Purchaser with the right to make only one backup copy. It prohibits the Purchaser from making any additional copies, except as expressly permitted by Brookes Publishing Co.
5. The Purchaser agrees that s/he will not modify the Audio Content or prepare derivative works or other works of any kind based on the Audio Content. Such action is not permitted under Copyright Law. For example, the Purchaser may not prepare an alternative digital or audio version or format based on the Audio Content. If the Purchaser has a disability and requires access by other means, s/he should contact the Brookes Publishing Co. Subsidiary Rights Department at rights@brookespublishing.com for written authorization. The Purchaser may not sell, rent, lease, or sublicense the Audio Content.
6. None of the content of this Audio Content may be distributed to generate revenue for any program or individual.
7. The Purchaser acknowledges that the Audio Content is subject to regulation by agencies of the United States government, including the U.S. Department of Commerce, which prohibits export or diversion of certain technical products to certain countries. The Purchaser shall comply in all respects with all export and re-export restrictions applicable to the Audio Content, its documentation, and related materials.

OWNERSHIP

The Audio Content is owned and copyrighted by Brookes Publishing Co. The Purchaser’s license confers no title or ownership in the Audio Content and is not a sale or grant of any rights in the Audio Content. Brookes Publishing Co. may protect its rights in the event of any violation of this EULA.

LIMITED WARRANTY

1. If the Purchaser has a problem with the operation of the Audio Content or believes the USB drive on which the Audio Content is stored is defective, the Purchaser may contact Brookes Publishing Co. about securing a replacement. Brookes Publishing Co. cannot, however, offer free replacements for Audio Content damaged through normal wear and tear, or lost while in the Purchaser’s possession. Nor does Brookes Publishing Co. warrant that the Audio Content will satisfy the Purchaser’s requirements, that the operation of the Audio Content will be uninterrupted or error-free, that the Audio Content will operate with the hardware or software configuration the Purchaser chooses, or that program defects in the Audio

LIMITED WARRANTY (continued)


Content can be corrected. Except as described in this EULA, the Audio Content and USB drive are distributed “as is” without warranties of any kind either express or implied, including but not limited to implied warranties of merchantability and fitness for a particular purpose or use. Some states do not allow limitations on the duration of an implied warranty, so the above limitation or exclusion may not apply to the Purchaser. This warranty gives the Purchaser specific legal rights, and the Purchaser might have other rights that vary from state to state, or province to province. 2. Additional rights and benefits may come with the Audio Content you have purchased. Contact Brookes Publishing Co. for information.

TERMINATION

Without prejudice to any other rights, Brookes Publishing Co. may automatically terminate the Purchaser’s license to use this Audio Content for failure to comply with any of the terms of this EULA. Upon termination, the Purchaser must immediately destroy the Audio Content.

MISCELLANEOUS

This EULA does not limit any rights that Brookes Publishing Co. may have under trade secret, copyright, trademark, patent, or other laws. The agents, employees, and distributors of Brookes Publishing Co. are not authorized to make modifications to this EULA, or to make any additional representations, commitments, or warranties binding on Brookes Publishing Co. If any provision of this EULA is invalid or unenforceable under applicable law, then it shall be, to that extent, deemed omitted, and the remaining provisions will continue in full force and effect. The validity and performance of this EULA shall be governed by applicable state and federal law.

Copyright © 2016 by Paul H. Brookes Publishing Co., Inc. All rights reserved. “Paul H. Brookes Publishing Co.” is a registered trademark of Paul H. Brookes Publishing Co., Inc. **Test of Integrated Language and Literacy Skills**, **TILLS**, , and **TILLS Easy-Score** are trademarks of Paul H. Brookes Publishing Co., Inc. Adobe, the Adobe logo, and Reader are either registered trademarks or trademarks of Adobe Systems Incorporated in the United States and/or other countries. Microsoft and Windows are either registered trademarks or trademarks of Microsoft Corporation in the United States and/or other countries. Macintosh is a trademark of Apple Inc., registered in the U.S. and other countries. The Purchaser may not remove or alter any trademark, trade names, product names, logo, copyright or other proprietary notices, legends, symbols, or labels in the Audio Content or on the USB drive. This EULA does not authorize the Purchaser to use Brookes Publishing Co.’s or its licensors’ names or any of their trademarks.