



Select Journal Titles

Tick	Journal Title	Annual Subscription Price (excl. tax)		
<input type="checkbox"/>	Journal of Experimental Psychopathology	\$480	€440	£345
<input type="checkbox"/>	Psychopathology Review	\$350	€320	£249
(PLEASE COMPLETE) Total:		<input type="text"/>	<input type="text"/>	<input type="text"/>

Agreement Date

Required Date: _____

Billing Contact

Name: _____

Title: _____

Institution: _____

Address 1: _____

Address 2: _____

City: _____

State/County: _____

Zip/Post Code: _____

Country: _____

Email: _____

Phone: _____

Fax: _____

Librarian/Administrator Contact

Same as Billing Contact

Name: _____

Title: _____

Institution: _____

Address 1: _____

Address 2: _____

City: _____

State/County: _____

Zip/Post Code: _____

Country: _____

Email: _____

Phone: _____

Fax: _____

Payment Information

Send me an invoice

Visa Mastercard American Express

Purchase Order No.: _____

Card Number: _____

Institution Name: _____

Name on Card: _____

Expiry Date: month _____ year _____



Access Information

Authentication will be enabled via IP address, or, via limited named user login accounts.

1. Please provide the IP addresses for your entire campus.

List of addresses of the Licensee's Library Premises, Domain Name(s) and IP addresses and or ranges.

Class B Network: first two network numbers plus asterisks for host addresses, e.g.: 123.456.*.*

Class C Network: first three network numbers plus asterisks for host addresses, e.g.: 123.456.789.*

Single Station: All four network numbers, e.g.: 123.456.789.012, or ranges, e.g.: 123.456.789.012 - 123.456.789.099

Library Name & Address	Domain Name(s)	IP Addresses/Ranges

Network Contact Details

Name: _____

Email: _____

Phone: _____

Fax: _____

OR

2. Please provide list of user names and login email addresses

Name	Email Address	Name	Email Address
1		11	
2		12	
3		13	
4		14	
5		15	
6		16	
7		17	
8		18	
9		19	
10		20	



Academic, Government or Non-Profit Library License ("License Agreement")

1.0 Terms and Conditions - General

1.1 This License Agreement sets forth the terms and conditions governing the use of the Textrum Online Journal Service ("Service") provided by Textrum Ltd. ("Textrum") through its web site at www.textrum.com ("Site") by an academic, government or non-profit library ("Licensee") of the Site. By becoming a Licensee of the Site and agreeing to the terms and conditions of this License Agreement, and using the Service, you agree to be bound by all of the terms and conditions of this License Agreement.

1.2 This License Agreement expressly incorporates by reference and includes the Site's [Privacy Policy](#), which can be viewed at www.textrum.com and any guidelines, rules or disclaimers that may be posted and updated on specific web pages, or on notices that are sent to you.

1.3 Please carefully review this License Agreement before signing.

2.0 Grant of License

2.1 In consideration of your electronic subscription ("Subscription") Textrum grants to you, as Licensee, a free non-transferable non-exclusive revocable license to access the Site and use the Service in accordance with the terms and conditions set out in this License Agreement.

2.2 This License covers the locations specified from which the Licensee and its Authorized Users can access the Service over a secure network.

2.3 This License provides the Licensee with access to current and back volume contents of the selected journal or journals listed in this agreement for the period of a valid subscription.

2.4 This License provides the Licensee with perpetual access to content published during the period of a valid subscription.

3.0 Terms of Use

3.1 Rights and Obligations of the Licensee

3.1.1 The Licensee may access and use and allow Authorized Users (as defined below) to access and use the Service which is available to the Licensee via the Licensee's Subscription provided always that such access and use is via a secure network over which the Licensee has sufficient control to limit access to the Service and the distribution of any Textrum material ("Textrum Material") on the Site to the Authorized Users only.

3.1.2 The Licensee shall ensure that the 'Notes for Authorized Users' (See Appendix A attached) are made available to all Authorized Users (and Physical Visitors to the Location) of the Service in an appropriate format (e.g. by means of a connect webpage and/or library information pack).

3.1.3 All rights in the Service and Textrum Material which are not specifically granted to the Licensee under this License are expressly reserved to Textrum.

3.1.4 For the purposes of this License Agreement the following shall be deemed "Authorized Users" of the Service and Textrum Materials: current (permanent or visiting) members of the academic, library, research or equivalent staff of the Licensee at the Location(s) (as defined above) and students actively and currently undertaking a course at the Location(s), who are subject to the Licensee's normal terms and conditions for ensuring compliance with the terms of this License.

3.1.5 For the purposes of this License Agreement "Physical Visitors" means those using public access terminals within the Library at the Location(s).

3.1.6 Remote electronic access to and use of the Service and any Textrum Material by people other than Authorized Users and Physical Visitors is not permitted. Authorized Users and Physical Visitors may make single copies of individual articles in print or electronic form and distribute these to other Authorized Users and Physical Visitors within the Licensee's institution for their personal, academic, non-commercial use only.

3.1.7 The Licensee may not use or permit Authorized Users or Physical Visitors to use the Service or Textrum Materials in whole or in part for the purposes of monetary reward by means of sale, resale, redistribution, publishing, loan, hire, lease, transfer, modification, reproduction, display or any other form of commercial exploitation.



3.1.8 The Licensee may make such local electronic copies (by means of caching {or mirrored storage}) of all or part of the Textrum Materials as are necessary solely to ensure efficient use by Authorized Users and Physical Visitors but shall not make available to Authorized Users or Physical Visitors duplicate copies of any Textrum Material.

3.1.9 The Licensee may not otherwise store or permit Authorized Users or Physical Visitors to store Textrum Materials on any medium, transfer, reproduce, modify, publish, display or otherwise exploit Textrum Material (except in so far as is reasonable to exercise the rights granted under this License). Neither the Licensee nor any Authorized User (or Physical Visitor) may use any part or parts of the Service or Textrum Materials available for access by way of remote computing services beyond the Location with the sole exception of remote access by Authorized Users.

3.1.10 Provision for commercial document supply of Textrum Materials may be made by Textrum. The Licensee may not engage in any form of competitive activity by delivering to any other institution copies of articles from the Site. The electronic version of an article from the Site may not be used for inter-library loan.

3.1.11 The Licensee shall be responsible for all charges associated with accessing the Service and Textrum Materials, including any charges levied by the intermediary through whom the electronic Subscription is delivered, as well as any computer equipment, software, telecommunication or internet connection charges.

3.1.12. The Licensee may incorporate parts of the Textrum Materials in printed Course Packs and Electronic Reserve collections for the use of Authorized Users in the course of instruction at the Licensee's institution, but may not do so for commercial use or re-sale purposes. Each such item shall carry appropriate acknowledgement of the source, listing title and author of the extract, title and author of the work and the publisher. Copies of such items shall be deleted by the Licensee when they are no longer required for such purpose. Course packs in non-electronic non-print perceptible form, such as audio or Braille, may also be offered to Authorized Users who are visually impaired. Permission for other reproduction should be sought from Textrum.

3.2 Obligations of Textrum

3.2.1 Textrum does not warrant that the Service or Textrum Material will be made available permanently by the intermediary. No right is hereby created for the Licensee to use or access any material other than that for which an institutional Subscription has been purchased from Textrum pursuant to this License. Access will be offered to back volume content files of the Site where they are available and only where a current Subscription is entered and maintained.

4.0 Copyright

4.1 The entire contents of Textrum Material (including individual articles and other material appearing in the journals) are protected by copyright.

4.2 This License Agreement does not assign or transfer to the Licensee any right title or interest in any Textrum Material except for the right to use the Service in accordance with the terms and conditions of this License Agreement.

4.3 The Licensee must not use any Textrum Material or the Service in any manner that would infringe the copyright therein.

4.4 The Licensee must not remove, obscure or modify copyright notices, text acknowledging or other means of identification or disclaimers as they appear.

5.0 Subscriptions and Payment

5.1 Subscriptions are for a twelve month period.

5.2 Payment of the Subscription is to be made after the Licensee has agreed to these terms and conditions. Payment must be made using the PayPal secure online payment method. To update credit/debit card information please email: subscriptions@textrum.com.

6.0 Term and Termination

6.1 Access to the Service and the Textrum Material for which the Licensee has subscribed will commence on the date that Textrum confirms the Subscription has been enabled ("Enabling Date") whereupon the subscription period ("Subscription Period") shall commence.

6.2 The Subscription Period shall be for an initial period of twelve (12) calendar months (including the Enabling Date) and thereafter shall naturally be renewed unless Textrum terminates the Licensee's Subscription early or the Licensee gives notice to Textrum of its decision to terminate the Subscription early in accordance with the provisions of this License Agreement.

6.3 Textrum will email the Licensee a renewal notification prior to renewal billing and provide the Licensee with an opportunity to cancel its Subscription.



6.4 For clarity refunds of Subscriptions by Textrum will not be possible once paid by the Licensee.

6.5 The Licensee's notice to terminate should be made in writing and forwarded to subscriptions@textrum.com. Textrum reserves the right to delay access to the Site or cancel this Licensee Agreement at any time if:

- Adequate IP information is not provided by the Licensee.
- The Licensee is in persistent or material breach of its obligations under this License Agreement (subject to Textrum having first provided the Licensee with a reasonable period of time to remedy the breach).

6.6 Upon termination of a valid subscription, access to content published outside of valid subscription dates will be revoked.

6.7 Upon termination of this License Agreement (for whatever reason) on line access to Published Content will be terminated. Any Textrum Material in the Licensee's possession or control must continue to be used only in accordance with these terms and conditions.

6.8 Textrum reserves the right to change the content, presentation, Subscriber facilities or availability of any parts of the Site or Service at any time at its sole discretion without notice.

7.0 No Assignment

THIS AGREEMENT IS PERSONAL TO THE LICENSEE, AND THE LICENSEE MAY NOT ASSIGN ITS RIGHTS OR OBLIGATIONS TO ANYONE.

8.0 Limitations on Liability

8.1 Textrum's Site, Service and all material content has been developed with reasonable professional care. However Textrum's Service and all material content is provided on an "as is" basis and Textrum excludes to the fullest extent permitted by law any and all other warranties, conditions or representations (express implied, oral or written) relating to Textrum's Service and all material content including without limitation any and all implied warranties of quality, performance, merchantability, fitness for purpose or fitness for a particular purpose.

8.2 Textrum's Site and all material content is for general information only and is not intended to form specific advice to the Licensee or any Authorized User. Textrum hereby expressly excludes all liabilities in respect of inaccurate, out-of-date or incomplete information appearing on the Site howsoever arising including (without limitation) those arising as a result of inaccuracies in the information provided to Textrum.

8.3 Textrum hereby expressly excludes all liabilities resulting from the Site or its Service being unavailable for any period of time.

8.4 Textrum makes no warranties respecting any harm that may be caused by the transmission of a computer virus, worm, time bomb, logic bomb or other such computer programme arising from the use of Textrum's Site. Textrum makes no warranties that any downloads from the Site will be supplied virus free.

8.5 Textrum's failure to perform its obligations under this License Agreement as a result of circumstances beyond its control shall not be deemed to be or to give rise to a breach of this License Agreement.

8.6 Under no circumstances will Textrum be responsible or liable (in contract, tort or otherwise) for any loss of business, contracts, profits, goodwill or anticipated savings or for any indirect, incidental, punitive or special damages whatsoever or howsoever arising out of the license granted by Textrum to the Licensee under this License Agreement.

8.7 In any event Textrum's liability in contract, tort or otherwise arising out of or in connection with the performance or observance of Textrum's obligations under these terms and conditions shall be limited to the amount of any money paid by the Licensee to Textrum for your Site registration or Subscription.

8.8 Each of above paragraphs limiting or excluding liability operate separately and shall survive independently of the other paragraphs.

9.0 Third Party Websites

Textrum's Site contains links to other websites ("Third Party Websites"). Third Party Websites are not operated or endorsed by Textrum and are outside the control of Textrum. Textrum hereby expressly excludes all liability whatsoever and howsoever resulting from the Licensee's and any Authorized User's use of any Third Party Website.

10.0 Severability

If any provision in this License Agreement is held invalid or unenforceable under applicable law, such provision shall be deemed severed from this License Agreement and the remaining provisions shall not be affected by such severance and shall continue in full force and effect.



11.0 Contracts (Rights of Third Parties) Act 1999

It is expressly agreed that the provisions of the Contracts (Rights of Third Parties) Act 1999 shall not apply to this License Agreement. The terms and conditions of this License Agreement do not confer any benefit on any third party.

12.0 Entire Agreement

The Licensee and Textrum agree that this License Agreement constitutes the entire agreement with regard to the subject matter herein. This License Agreement supersedes all prior understandings, representations and agreements made between the Licensee and Textrum concerning such matters.

13.0 Failure or Delay

Any failure, delay, relaxation or concession by Textrum in the exercise of any right or remedy hereunder shall not be construed as a waiver or relinquishment of that right or remedy. A waiver of any right or remedy arising from a breach of this License Agreement by the Licensee and/or any Authorized User shall not constitute a waiver of any right or remedy arising from any future breach by the Licensee and/or any Authorized User. No waiver shall be effective unless communicated in writing by Textrum to the Licensee.

14.0 Interpretation

The headings to the terms and conditions in this License Agreement shall not affect the interpretation of the terms and conditions. In this License Agreement where the context allows words in the singular shall include the plural and vice versa, and the masculine includes the feminine and vice versa. References to any enactment, order, regulation or legislative instrument referred to shall be construed as a reference to the enactment, order, regulation or legislative instrument as amended or replaced by any subsequent enactment, order, regulation or legislative instrument.

15.0 Changes to Terms and Conditions

15.1 Textrum may change the terms of this License Agreement from time to time. Any changes to this License Agreement will be posted on the Site's webpage. The Licensee may view the most current version of the Academic, Government or Non-Profit Library License Agreement at any time within the Site's Terms of Use.

15.2 When the terms are changed Textrum will notify the Licensee by e-mail or by posting a notice on the Site. The Licensee's continued use of the Service/Textrum Material following such notice shall constitute the Licensee's acceptance of the changes. If the Licensee no longer agrees with the terms of this License Agreement or to any changes made to them, please contact Textrum's Customer Service Department at subscriptions@textrum.com immediately to cancel your subscription period.

16.0 Governing Law and Jurisdiction

This License Agreement shall be governed by and construed in accordance with the Laws of England and Wales and the Licensee hereby submits to the sole jurisdiction of the English Courts. This License Agreement will not be governed by the United Nations Convention on Contracts for the International Sale of Goods.

I have read understand and agree to the terms and conditions of this Agreement (Please tick the box to confirm and sign below).

Print Name:

Title:

Signature:

Date (Day-Month-Year):

**please fax the completed form to +44 207 788 9678
or email it to subscriptions@textrum.com**



APPENDIX A

Notes for Authorized Users

The Licensee is encouraged to print-out, photocopy, place on library webpage or otherwise make available to its Authorized Users the following terms of use:

Copyright

1. The entire contents of Textrum Material (including individual articles and other material appearing in the journals) are protected by copyright.
2. The License Agreement permitting Authorized Users access to any Textrum Material and the Textrum Service does not mean an assignment or transfer to the Authorized User of any right title or interest in any Textrum Material or the Textrum Service except for the right to use the Textrum Service in accordance with the terms and conditions of the License Agreement.
3. Authorized Users shall not use any Textrum Material or the Textrum Service in any manner that would infringe the copyright therein.
4. Authorized Users must not remove, obscure or modify copyright notices, text acknowledging or other means of identification or disclaimers as they appear.

Licensed Rights

Electronic access to the Textrum Site and Textrum Material is further governed by the terms of licenses which regulate such access. The following terms and conditions are applicable to Authorized Users of the Textrum Site.

1. You qualify as an Authorized User of the Textrum Site and Textrum Material to which your institution has paid a Subscription if you are a current (permanent or visiting) member of the academic, library, research or equivalent staff of the Institution at the Location for which a license has been purchased or if you are a student actively and currently undertaking a course at the Location. If you are a Physical Visitor to the Library i.e. a person using a public access terminal within the Library at the Location, you may also be allowed to use the Textrum Site and Textrum Material.
2. You may (i) access; (ii) search; (iii) download or (iv) view the Textrum Material and make single printed or electronic copies of individual articles for personal, academic, non-commercial use only. You may distribute single copies of individual articles in print or electronic form to other Authorized Users within your institution for their personal, academic, non-commercial use only. Authorized Users may access the Textrum Site and Textrum Material by remote access to a secure server if the Location offers this facility.
3. You may not (i) sell; (ii) resell; (iii) redistribute; (iv) publish; (v) loan; (vi) hire/lease; (vii) transfer; (viii) modify (ix) reproduce (x) display or otherwise use the Textrum Material or any part of it except as is permitted in clause 2 above.
4. Staff of the Institution may use part or parts of the Textrum Material in non-commercial course packs or other collections for teaching purposes within the Licensed Institution for the period of active subscription only.
5. You may not make any part of the journal available for access to others outside the Institution within which you are an Authorized User.
6. When incorporating any parts of the Textrum Materials into printed Course Packs and other personal academic documents you must ensure each item carries appropriate acknowledgement of the source, listing title and author of the extract, title and author of the work and the publisher.