



Extra Language Resources

ABN 67 090 738 702

ELR Software Pty Ltd

www.elr.com.au

PO Box 1456
Bairnsdale
Vic 3875
AUSTRALIA

Tel: +61 3 5156 8309
Fax: +61 3 5156 8609

E-mail: info@elr.com.au

Subscription Form

All subscriptions for one year - includes web access and an eLr-Offline CD

All prices in Aus\$

Overseas payments subject to Aus\$ exchange rates (eLr is GST free)

First/Last Name _____
 School/Institution _____
 Address _____
 Suburb/Town _____ State/Prov _____ P/code _____
 Country _____ Phone _____
 E-mail _____

SINGLE-USER SUBSCRIPTION

Home/Family (non-commercial)	Professional (single clinician)	
\$100	\$175	\$ _____

MULTI-USER SUBSCRIPTION

School (number of students)

Up to 100	100 to 500	More than 500	
\$200	\$300	\$400	\$ _____

Professional - per campus (number of effective fulltime clinicians)

2 to 3	4 to 6	7 to 10	More than 10	
\$200	\$300	\$400	Please contact us	\$ _____

OPTIONAL EXTRA CD(s) (\$50 per CD)

(One eLr-Offline is included in subscription. Discount available if total additional CD's is more than 3 (see www.elr.com.au/offline/discount.htm))

eLr-Offline CDs _____ eLr-Guest CDs _____ Total extra CD's _____ \$ _____

Enclosed is a cheque/money order or purchase order for - \$ _____

or debit my Mastercard VISA

Cardholder _____

Card No | _____ | _____ | _____ | _____ |

Expiry Date _____ / _____

Signature _____

Secure on-line credit card registration at
www.elr.com.au/order.htm
or, complete this form and mail/fax to above address

Copyright ©1999-2008 ELR Software Pty Ltd

Comparison of eLr Subscriptions

Use this table to compare the various types of eLr Subscription and decide which is appropriate for your needs.
Information about ordering is available at www.elr.com.au/register.htm

Features	Guest	Family/Home	Professional
Who is this subscription designed for?	Individuals, families or schools who are clients of existing Professional Subscribers	Families who want more than Guest access provided by their clinician or school, for their own family member.	Clinicians, schools and health support centres who want the fullest access to eLr, and to be able to provide Guest access to their clients
What does my subscription allow?	<ol style="list-style-type: none"> Free web access to eLr as a Guest User using details provided by your Professional Subscriber No access to the eLr-Directory eLr-Guest CD provided by your Professional Subscriber (optional) 	<ol style="list-style-type: none"> Web access to eLr as a Registered User Full access to the eLr-Directory Monthly updates of eLr-Offline – free download eLr-Offline CD provided by ELR Software Regular (6-monthly) updates of your eLr-Offline CD Access to a printable version of the full eLr-Directory Use only with immediate family members 	<ol style="list-style-type: none"> Web access to eLr as a Registered User Full access to the eLr-Directory Monthly updates of eLr-Offline – free download eLr-Offline CD provided by ELR Software Regular (6-monthly) updates of your eLr-Offline CD Access to a printable version of the full eLr-Directory Use with any number of clients and/or students Web access for your clients as Guest Users Multiuser and network subscription available Multiple copies of eLr-Offline (optional – charges apply) Multiple copies of eLr-Guest for your clients (optional - charges apply)
Price	Free - ask your Professional Subscriber	12-month subscription see - (www.elr.com.au/prices)	12-month subscription see - (www.elr.com.au/prices)
When is the subscription renewal date?	Same date as your Professional Subscriber	Each 12 months from the date of subscription	Each 12 months from the date of subscription
Should I give my UserID/Pin/Access codes to others?	No	No	Yes - ONLY the "UserID" to your "Guest" clients
May clients "borrow" my CD to install on their computer just for "Guest" access?	No	No	Yes, but ONLY eLr-Guest
Can I provide or obtain an eLr-Guest CD for my clients?	No	No	Yes
May I loan my CD to others for evaluation purposes?	No (free evaluation version available at www.elr.com.au/offline)	No (free evaluation version available at www.elr.com.au/offline)	Yes, but ONLY eLr-Guest
Can I order multiple copies of the eLr CDs?	No	No	Yes (bulk discount available)
May I make copies of any eLr CDs?	No	No	No

Note: It is an infringement of licence conditions to make any unauthorised copies of eLr-Offline or eLr-Guest, or to install your licensed version of the program on a computer(s) which you do not directly control

Terms and Conditions of Use the eLr Website, eLr-Offline and eLr-Guest

ELR Software Pty Ltd (eLr) ABN 67 090 738 702

(A subscriber's ongoing usage of the eLr website, eLr-Offline & eLr-Guest is taken as acceptance of these Terms and Conditions)

1. Interpretative Provisions

1. Definitions

- a) "Access Fee" means the Fee calculated according to the fees as specified on the Registration Form at the due date for payment of the subscription that are applicable to the Selected Services;
- b) "Customer" means the person or entity who accepts these terms and conditions by completing and returning to eLr the Registration Form;
- c) "Institution" includes reference to a school, college, hospital or other recognised educational or health care institution;
- d) "Effective Date" means the date upon which the Customer completes and returns to eLr the Registration Form;
- e) "eLr Website" refers to the Webpages maintained by eLr on the World Wide Web at the URL <http://www.elr.com.au/elr.htm> which provides access to remedial, interactive, speech and language resource activities;
- f) "eLr-Offline" and "eLr-Guest" are compiled versions of the Webpages on the eLr Website which are accessed either directly from the distribution media (CD), or from a copy installed on the Customers computer.
- g) "Family" means a family who are all domiciled at the same premises;
- h) "Internet" means the public network of computer networks known by that name which enables the transmission of electronic information between users or between a user and a place on the network;
- i) "Clinician" means a person of suitable qualifications working primarily in the special needs profession;
- j) "Registration Form" refers to the Webpage on the eLr Website so designated or other printed copy of such form that must be completed and returned to eLr by the Customer;
- k) "Selected Services" means the Services chosen by the Customer by so marking them on the Registration Form;
- l) "Services" means the services comprising access to the eLr Website, eLr-Offline and eLr-Guest and use of the exercises and materials supplied by means of the eLr Website, eLr-Offline and eLr-Guest;
- m) "URL" means Uniform Resource Locator;
- n) "Webpage" means the display of electronic information contained within one browser window accessible on the World Wide Web by use of a single URL;
- o) "World Wide Web" means the network of electronic information accessible on the Internet using Hyper-text Transfer Protocol.

2. Interpretation

In this agreement:

- a) all monetary references are in Australian Currency at the conversion rates applicable at the time of payment, as reasonably determined by eLr;
- b) where a word or phrase is given a particular meaning, other parts of speech and grammatical forms of that word or phrase have corresponding meanings when capitalised;
- c) a reference to a person includes a reference to a body corporate, unincorporated association and partnership; and
- d) words denoting the singular include, unless the context otherwise requires, the plural and visa-versa.

2. Term

- a) This agreement commences on the date that the first payment is made for the Services and remains in force for the duration of 12 months, unless terminated earlier.
- b) This agreement will be automatically extended at the expiration of the period referred to in sub-clause 2(a) upon payment of the Access Fee for successive further 12 month periods, unless terminated earlier.

3. Termination

- a) This agreement will automatically terminate immediately, if an Access Fee is not paid prior to the expiration of the any period referred to in clause 2.
- b) This agreement may be terminated by eLr on the expiration of any period referred to in clause 2, by the giving of at least 4 weeks prior notice to the Customer.
- c) eLr may terminate this agreement at any time for a breach by the Customer of its obligations under this agreement, which breach has not been remedied after the giving by eLr of 14 days notice to the Customer.
- d) Termination of this agreement does not prejudice any remedies that eLr may have against the Customer.
- e) Upon Termination of this agreement, the Customer will not be entitled to any refund of any fees paid under this agreement.
- f) Upon Termination of this agreement, eLr will be relieved of any further obligations after the date of Termination.

4. Services

1. Provision of Services

- a) eLr will provide a facility for global access to the Selected Services for the duration of this Agreement.
- b) eLr will use reasonable endeavours to ensure that the eLr Website is available for access to users of the Internet.
- c) eLr will provide technical support, in English, for the eLr Website, eLr-Offline and eLr-Guest by means of telephone and e-mail communications, through the eLr help desk during normal business hours in Victoria, Australia.
- d) eLr may charge the Customer at reasonable commercial rates for any support provided to the Customer where the cause of the problem was not a fault in the eLr Website, eLr-Offline and eLr-Guest.

2. Licence

- a) Subject to this sub-clause 4.2, the Customer is licensed to use the Webpages contained within the **eLr Website**, **eLr-Offline** and **eLr-Guest**, including related descriptive documentation:
 - (1) where the Customer has paid for a Professional subscription, by clients of the professional from the offices of the Professional or to perform specified tasks from the client's home;
 - (2) where the Customer has paid for a Family subscription, by any member of the Customer's immediate family operating on a single computer from the Customer's home;
 - (3) where the Customer has paid for an Institutional subscription, by its students, staff or clients operating on machines owned by and located on the Institution's premises or to perform specified tasks from the student's or client's home.
- b) The Customer may print copies of the Webpages contained within the **eLr Website**, **eLr-Offline** and **eLr-Guest** for its own use only and in relation to a Professional or Institutional Subscription, by the clients or students of the Customer.
- c) The licence granted by this sub-clause 4.2 is granted to the Customer. Neither the licence nor any part of the rights granted under this agreement may be assigned, transferred or sub-licensed without the prior written consent of **eLr**.
- d) Except as expressly permitted by this sub-clause 4.2 the Customer must not:
 - (1) copy, reproduce, translate, adapt vary or modify the data contained within the **eLr Website** without the express written consent of **eLr**;
 - (2) reverse engineer, decompile or disassemble the **eLr Website**, **eLr-Offline** and **eLr-Guest**, or any programs comprising the **eLr Website**, **eLr-Offline** and **eLr-Guest** except as permitted by applicable legislation;
 - (3) make the **eLr Website**, **eLr-Offline** and **eLr-Guest** available in any form to any person other than as expressly permitted by this agreement; and
 - (4) permit his/her/its students or clients to:
 - A. fail to comply with this sub-clause 4.2; or
 - B. otherwise breach any of the terms of this agreement.

5. Customer's Additional Obligations

- a) The Customer must, at all times, maintain the confidentiality of the password issued by **eLr** and notify **eLr** immediately the Customer becomes aware of any unauthorised use of the Customer's logon and password or any breach of the security of **eLr's** computer system.
- b) The Customer acknowledges that it receives no interest in the copyright of the **eLr Website**, **eLr-Offline** and **eLr-Guest** of the materials that comprise the **eLr Website**, **eLr-Offline** and **eLr-Guest** other than those rights expressly specified in sub-clause 4.2. To the extent necessary to achieve this objective, the Customer assigns all rights in any such material to **eLr**.

6. Limit Of Liability

- a) **eLr** will not be under any liability to the Customer in respect of any loss or damage (including direct or consequential loss or damage) that may be suffered or incurred by the Customer in respect of the use by the Customer of the **eLr** computer system or in respect of the compliance of **eLr** with any obligation under this agreement.
- b) Any warranties or conditions that may be implied by law are expressly excluded from this agreement to the full extent that such warranties may lawfully be excluded.
- c) The Customer agrees that **eLr** has not made any representation either orally, by conduct, in writing or otherwise that has not been specifically incorporated in this agreement. In particular the Customer agrees that the **eLr Website**, **eLr-Offline** and **eLr-Guest** cannot be guaranteed free from error and acknowledges that any error in the information contained within the **eLr Website**, **eLr-Offline** and **eLr-Guest** will not constitute a breach of this agreement.
- d) The Customer agrees to make an assessment of the validity and applicability of any information on the **eLr Website**, **eLr-Offline** and **eLr-Guest** and does not consider the availability of such information as a representation of the validity or applicability of that information. The Customer further agrees to seek advice at all relevant times where appropriate as to applicability in individual circumstances.
- e) If **eLr** becomes liable to the Customer under this agreement in any manner whatsoever, the liability of **eLr** will be limited solely to any fees paid by the Customer pursuant to this agreement or the re-supply of the Selected Services, at **eLr's** discretion.

7. Indemnity

The Customer at all times indemnifies, and keeps indemnified, **eLr** against any loss or liability, including direct, indirect, consequential or incidental damages:

- a) suffered by **eLr** in connection with or as a result of **eLr's** compliance with this agreement.
- b) incurred by it in enforcing this Agreement.
- c) suffered by **eLr** as a result of any breach of sub-clause 5(a) by any person using the Customer's logon and password.

8. Governing Law & Jurisdiction

- a) This agreement is governed by the law in force in the State of Victoria, Australia and the parties irrevocably submit to the jurisdiction of the courts of that State.
- b) Any clause or part of a clause that is ineffective in any jurisdiction is only ineffective in that jurisdiction and only to the extent that it is ineffective. That clause or part of the clause may be severed without affecting any other part of this agreement.

9. Notices

Any notice sent to a party under this Agreement must be sent in one of the following methods and will be deemed to have been received:

- a) When hand delivered before 4:30pm (local time), on the day of delivery;
- b) When hand delivered after 4:30pm (local time), on the following day;
- c) When sent by pre-paid intra-State or inter-State mail, 2 days of posting;
- d) When sent by pre-paid air-mail, 5 days after posting;
- e) When sent by facsimile or e-mail over the Internet, the day after sending.