

Non-Exclusive License Agreement for Use of Curriculum

Licensed Materials. In conjunction with this License Agreement, the Licensee shall receive electronically the Program Materials (Materials) for the purchased Program Components :

The Manners To Go Curriculum Includes:

- Lesson plans that state the objective, activities, items needed and room set-up for each topic
- Ready to use handouts
- Student Assessments

Term. Subject to payment of Licensing Fee this agreement shall be binding for (1) one year from the date of the download. "Effective Date." . Prior to the expiration of the Term, Licensee can renew for an additional 1 year with \$50 payment to AAE..

1. Scope of License. Subject to the restrictions set forth in herein, it is understood and agreed that Licensee has the non-exclusive right to use the Materials as a resource to conduct school programs. Licensee is granted a Non-Exclusive License to duplicate the Program Materials and distribute, one copy per student, in classes or events taught by Licensee during the term of this Agreement and any renewals.
 - The rights granted to Licensee under this license do not include the right to modify, make derivative works, or to otherwise change the content, illustrations, trademarks/copyrights contained in the materials.
 - Except for inclusion of a brief quotation in a review, parent communication or news story for promotional purposes (in the event Licensee is interviewed) where credit is given to AAE, no part of the Program Materials shall be adapted, printed, published, reproduced, duplicated, distributed, transmitted, or transferred without written permission from AAE.
 - Materials may not be sold, loaned, leased or translated to another language, and Licensee shall not permit or sublicense others to do so.
 - Licensee may use the Program Materials to teach etiquette programs to individual and groups of students. Licensee may not use the materials to train others to teach the Material. Licensee shall not permit others to present or teach a program using all or part of the Program Materials.
2. Relationship of the Parties. This Non-Exclusive License does not create any other legal relationship between the parties. Licensee is not an agent, employee, affiliate or otherwise legally connected to AAE.
3. Proprietary Product and Non-Exclusivity. It is expressly understood and agreed that the Materials constitute a valuable proprietary product and trade secret of Licensor embodying substantial creative efforts and confidential information, ideas, and expressions.
4. Title. Title to the Materials provided to the Licensee and all copies therefrom remains exclusively with Licensor and is protected by trademark and copyright laws.
5. Choice of Law. This agreement shall be governed by, construed, and enforced in accordance with the laws of the State of North Carolina. No Assignment. Licensee shall not sell, assign, or sublicense any of the rights, authorizations or permission granted herein.
6. Entire Agreement. This agreement constitutes the entire agreement between the parties and any prior understanding or representation of any kind preceding the date of this agreement shall not be binding on either party except to the extent incorporated in this agreement. No modification or cancellation of any term or condition of this Agreement shall be effective unless signed in writing by both parties.

BY CLICKING THE "I AGREE" BUTTON OR OTHERWISE INDICATING ASSENT ELECTRONICALLY AND BY DOWNLOADING AND USING THE MATERIALS YOU AGREE TO THE TERMS AND CONDITIONS OF THIS LICENSE AGREEMENT