

Terms and Conditions

Last Updated: January 2026

Welcome to the Brekke Rehab Consulting website ("Website"). By accessing or using this Website, you agree to be bound by the following Terms and Conditions ("Terms"). If you do not agree with these Terms, please do not use this Website.

1. About Brekke Rehab Consulting

Brekke Rehab Consulting provides educational content, consulting, mentoring, and professional resources related to rehabilitation, healthcare education, and professional development. Information on this Website is intended for educational and informational purposes only and does not constitute medical advice, diagnosis, or treatment.

2. No Medical Advice

Content on this Website, including blog posts, downloadable resources, courses, mentoring materials, and communications, is not a substitute for individualized medical evaluation or treatment. Brekke Rehab Consulting does not establish a patient-provider relationship through this Website.

Always seek the advice of a qualified healthcare provider regarding any medical condition or treatment decisions.

3. Educational and Mentoring Services

Mentoring, consulting, and educational services are designed to support professional growth and learning. Outcomes are not guaranteed. Participation does not imply certification, licensure, or clinical competency unless explicitly stated in writing.

4. Intellectual Property

All content on this Website, including text, graphics, logos, documents, videos, and course materials, is the property of Brekke Rehab Consulting unless otherwise stated and is protected by copyright and intellectual property laws.

You may not:

- Reproduce, distribute, or sell content without written permission
- Share paid or restricted materials with third parties
- Modify or repurpose materials for commercial use

Limited personal, non-commercial use is permitted.

5. User Conduct

You agree not to:

- Use the Website for unlawful purposes
- Attempt to gain unauthorized access to systems or content
- Post or transmit harmful, misleading, or offensive material

Brekke Rehab Consulting reserves the right to restrict or terminate access for violations of these Terms.

6. Payments and Refunds

Fees for services, courses, or mentoring are disclosed prior to purchase. Refund policies, if applicable, will be clearly stated at the point of sale. Unless otherwise specified, all sales are final.

7. Third-Party Links

This Website may contain links to third-party websites. Brekke Rehab Consulting is not responsible for the content, policies, or practices of third-party sites.

8. Limitation of Liability

To the fullest extent permitted by law, Brekke Rehab Consulting shall not be liable for any direct, indirect, incidental, or consequential damages arising from the use of this Website or its content.

9. Indemnification

You agree to indemnify and hold harmless Brekke Rehab Consulting from any claims, damages, or expenses arising from your use of the Website or violation of these Terms.

10. Governing Law

These Terms are governed by the laws of the United States and the state in which Brekke Rehab Consulting operates, without regard to conflict of law principles.

11. Changes to These Terms

Brekke Rehab Consulting may update these Terms at any time. Continued use of the Website constitutes acceptance of the updated Terms.

12. Contact

Questions regarding these Terms may be directed through the contact information provided on this Website.