

End User License Agreement: *for all books distributed at www.textbookmedia.com*

Thank you for registering! We suggest that you carefully read this license agreement before agreeing to these terms.

This web site is owned and operated by Textbook Media, Inc., "TM". The content of our site, including, but not limited to, the publications hosted at the site, and the text, images, audio and video ("The Content") herein and their arrangements, unless otherwise noted, are the copyrighted material of TM, or copyrighted materials of our publishing partners. All rights reserved. All Trademarks referred to are the property of their respective owners.

The Content accessed or downloaded from this site is licensed (not sold) to you, the licensee. TM, or a publishing partner of TM, owns all copyright, trade secret, patent and other proprietary rights to The Content. TM grants the licensee terminable non-exclusive, nontransferable license to access The Content and any accompanying documentation in accordance with the following terms and conditions.

Use of The Content

The Content is licensed to the licensee and may not be transferred, neither wholly or partly, to anyone without the prior written consent of TM. The licensee may not: (1) copy, distribute, rent, loan, print for commercial distribution, lease or sublicense all or any portion of The Content from our Sites; (2) modify, translate, distribute or prepare derivative works of The Content from our Sites; (3) remove any proprietary notices, labels, marks, or trademarks on The Content; (4) alter any part of The Content unless written permission is granted by TM; (5) no part of The Content can be copied and re-sold under another name; (6) With the exception of printing the content for personal use, no part of The Content and documentation can be transmitted in any form or by any means: electronic, mechanical, or otherwise, without prior written permission of TM.

For emphasis: any reproduction, retransmission, or republication of all or part of any of The Content found on our Site—including any and all downloaded content—is expressly prohibited, unless TM has specifically granted its prior written consent to so reproduce, retransmit, or republish The Content.

The licensee agrees not to share access to the TM site with any other party.

Terms of Access

The licensee may access The Content from any computer using select browsers (Firefox, Internet Explore and Safari) but access is limited to the Licensee, and to one computer per session. If The Content is to be used on more than one computer at the same time, each end-user must register and agree to a separate license for each additional computer.

This license is effective for 6 months from the date of registration. Renewals are available for purchase. The license terminates automatically without notice from TM. If the licensee fails to comply with any provision of this agreement, TM reserves the right to terminate the license. Upon termination the licensee shall destroy and delete all copies of The Content. The licensee may be held responsible for any infringement of intellectual rights caused or made possible by the licensee's failure to abide by the terms of this agreement.

Links at the TM site or within the publications distributed by TM may lead to sites and services not operated by TM. No judgment or warranty is made with respect to such sites or services. TM takes no responsibility for such other sites or services. A link to another site or service is not an endorsement of that site or service. Any use the Licensee makes of the information provided on the TM site, or any site or service linked to from our site, is at the Licensee's own risk. TM will, under no circumstances, be held liable for any malfunctioning whatsoever—neither of its product, nor for any direct or indirect, incidental or consequential damage caused by accessing our site.

If any provision of this agreement is ruled unenforceable, TM shall provide a substitute valid provision which most nearly reflects the original intent, and the remainder of this agreement shall remain in effect. TM maintains this site from Saint Paul, MN, USA and the licensee agrees that these terms of use and the laws of the state of Minnesota shall govern any legal action or proceeding relating to TM. If the licensee attempts to bring any legal proceeding against TM, the licensee specifically acknowledges that TM is free to choose jurisdiction of TM's preference as to where such action against TM may be held, without regard to where in the world the licensee is located, or where in the world the licensee accessed the TM site.

If the licensee has any questions concerning this Agreement, contact TM through the "contact us" link at the TM site.