

## eAcademicBooks eBook end-user license agreement (EULA)

Modified: 07/12/2021

eAcademicBooks LLC (“eAcademicBooks”) extends access to Subscriber for the use of eBook(s) on the eAcademicBooks Website subject to the terms and conditions of this agreement (“Agreement”)

### 1. License.

**a. Grant.** eAcademicBooks LLC hereby grants Subscriber a worldwide non-exclusive, non-transferable, revocable, limited license to access online the eBook(s) via the eAcademicBooks Website. The eBook(s) consists of eAcademicBooks LLC-owned and/or licensed content on select topics. Subscriber is licensed to use content made available to Subscriber in the eBook(s) (“Content”) solely for training and education. If eAcademicBooks LLC loses the right to offer any eBook Content, discontinues the website, or is otherwise unable to offer eBook Content, eAcademicBooks LLC may terminate Subscriber’s access to the eBook(s). At eAcademicBooks LLC’s sole discretion and using commercially reasonable practices, eAcademicBooks LLC may provide the Content in another media format. eAcademicBooks LLC, at its sole discretion may update Subscriber to a more recent version of the eBook(s) if necessary to maintain access. Access will be granted for a period equal to that disclosed on the product purchase page, starting on the purchase date and ending after the disclosed period has elapsed. At the conclusion of the access period, Subscriber may purchase a renewal for continued access to the eBook.

**b. Length of Access.** Access will be granted for a period equal to that disclosed on the product purchase page, starting on the purchase date and ending after the disclosed period has elapsed. At the conclusion of the access period, Subscriber may purchase a renewal for continued access to the eBook.

#### **c. Permitted Use**

Subscriber may:

- (i) use, browse, and search the Content;
- (ii) quote and excerpt from the Content by electronic cutting and pasting or other means into Subscriber’s work product created in the regular course of its research and work (“Work Product”).

**d. Limitations.** Subscriber may not copy, download, print, scrape, store, publish, transmit, retransmit, transfer, distribute, disseminate, broadcast, circulate, sell, resell or otherwise use the Content, or any portion of the Content, in any form or by any means, except (i) as expressly permitted by this Agreement, (ii) with eAcademicBooks LLC’s prior written permission, or (iii) as permitted under the fair use provision of the Copyright Act (17 U.S.C.A. § 107). Content shall not be stored or used in an archival database or other searchable database except as expressly permitted by this Agreement or as quoted in Subscriber’s Work Product. Except as otherwise permitted in this Agreement, Subscriber shall not sell, license, sublicense or distribute Content (including printouts) to third parties or use Content as a component of or as a basis for any material offered for sale, license or distribution. Unique Book Serial Numbers, also known as License code(s), shall be used only by the Subscriber; sharing of license code(s) is STRICTLY PROHIBITED.

**f. Rights in Content.** Except for the license granted in this Agreement, all right, title and interest in Content, in all languages, formats and media throughout the world, including all copyrights, are and will continue to be the exclusive property of eAcademicBooks LLC and eAcademicBooks authors.

2. **Technical Requirements.** In order to view eBook, Subscriber will be required to use the eAcademicBooks Website. Internet access and a web browser are required to access the eBook.

3. **Disclaimer of Warranties and Limitation of Liability.** THE EACADEMICBOOKS WEBSITE , EBOOKS AND CONTENT ARE PROVIDED "AS IS," WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE WARRANTIES OF PERFORMANCE, MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, ACCURACY, OMISSIONS, COMPLETENESS, CURRENTNESS AND DELAYS. EACADEMICBOOKS AND CONTRIBUTORS SHALL HAVE NO LIABILITY WHATSOEVER TO SUBSCRIBER FOR ANY

**CLAIM(S) RELATING IN ANY WAY TO THIS AGREEMENT OR THEIR PERFORMANCE HEREUNDER, REGARDLESS OF THE FORM OF ACTION, WHETHER BASED IN CONTRACT OR NEGLIGENCE. IN NO EVENT SHALL EACADEMICBOOKS OR CONTRIBUTORS BE LIABLE TO SUBSCRIBER FOR ANY CLAIM(S) RELATING TO SUBSCRIBER'S ACCESS TO THE EBOOK FOR ANY LOST PROFITS OR OTHER CONSEQUENTIAL, EXEMPLARY, INCIDENTAL, INDIRECT OR SPECIAL DAMAGES, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.**

4. **Responsibility for Certain Matters.** Subscriber shall be responsible for all access to and use of eBooks by means of Subscriber's equipment or Subscriber's license code, whether or not Subscriber has knowledge of or authorizes such access and use.

5. **3<sup>rd</sup> Party Hosted Quizzes.** eAcademicBooks is not liable for the functionality or support of quizzes developed by eAcademicBooks that are hosted by 3<sup>rd</sup> parties (such as Universities) on the 3<sup>rd</sup> Parties Learning Management System (LMS) (such as Brightspace, Blackboard, or Moodle) because the functionality is dependent on technological components outside of eAcademicBook's control, which include the end user's computer and the configuration of the quizzes within the 3<sup>rd</sup> party's LMS.

6. **Indemnification.** Subscriber agrees to indemnify, defend and hold harmless eAcademicBooks, its board members, officers, employees and agents from and against any and all claims (including third party claims), demands, actions, suits, expenses (including attorney's fees) and damages (including indirect or consequential loss) resulting in any way from Subscriber's use or reliance on the eBook or any breach of the terms of this Agreement. This clause will survive termination of this Agreement.

7. **Assignment.** Subscriber shall not assign any rights of this Agreement, without the prior written consent of eAcademicBooks.

8. **Termination.** This agreement will terminate: (a) upon the expiration of the agreement, (b) a material breach by any Party, or (c) the attempted assignment to a 3<sup>rd</sup> party by Subscriber.

9. **Waiver.** Any failure or delay by eAcademicBooks to exercise any right, power or privilege hereunder or to insist upon observance or performance by the other of the provisions of this Agreement shall not operate or be construed as a waiver thereof.

10. **Entire Agreement and Merger Clause.** Except for additional terms stipulated in a written Quotation signed by eAcademicBooks, the parties intend this statement of their agreement to constitute the complete, exclusive, and fully integrated statement of their agreement. As such, it is the sole expression of their agreement, and they are not bound by any other agreements of whatsoever kind or nature.

11. **Construction Binding Effect.** This agreement shall be construed and interpreted according to the laws of the State of Indiana and shall be binding upon the parties hereto, their heirs, successors, assigns, and personal representatives of the Parties.