

ipage® Terms of Use

Agreement Between User and Ingram Book Group LLC ("Ingram").

Read this AGREEMENT carefully before using this website or the associated content. This ipage website ("ipage" or the "Website") is offered to the USER conditioned on the continued acceptance by the USER without modification of the terms, conditions, and notices contained herein. It is accessible through the use of a USER ID and PASSWORD assigned and/or controlled by the administrator of the USER. ipage® contains confidential information, including without limiting, pricing, ordering, shipping, and account information.

Your business/institution acknowledges and agrees that it is responsible for protecting and safeguarding USER IDs and PASSWORDS, and you agree to maintain the confidentiality of such information. In addition, should any of your employees or agents with access to ipage® leave your business/institution, you will be responsible for changing any PASSWORDS if you believe such a step is warranted. Ingram is not responsible for any liability arising from any unauthorized use of this service, including without limitation, from your business`/institution`s or from any user`s failure to safeguard a PASSWORD from unauthorized use. Your PASSWORD and acceptance of these Terms and Conditions provides the USERS with authorization to enter only your business`/institution`s account on ipage, and you may not use the PASSWORD to gain access to any other accounts.

This Website is controlled and operated by Ingram from its offices in the United States. Ingram makes no representation that materials on the Website or the products are appropriate or available for use in all locations. Access to materials from countries or territories where content is illegal is prohibited. Those who access ipage are responsible for compliance with all applicable laws.

By accessing and using this Website, the USER is deemed to have agreed to these terms, conditions, and notices (the "AGREEMENT").

Use of ipage®

USER represents and warrants that he or she is at least 18 years of age and possesses the legal right and ability to enter into this AGREEMENT and to use this Website in accordance with all terms and conditions herein. USER agrees to be financially responsible for all use of this Website, including without limiting, use of USER`s account by others. USER agrees not to assign, transfer, or sublicense USER`s rights pursuant to this AGREEMENT. USER may not allow other members of USER`s household or business to use this Website under USER`s name or account. USER hereby agrees to pay all charges that they incur and to be responsible for all other aspects of their usage.

The purpose of this Website is solely to permit USER to transact business with Ingram and its affiliated companies and for no other purpose. Without limitation, USER shall not make any speculative, false, or fraudulent transaction or any transaction in anticipation of demand. USER agrees that any use of this Website shall be used only to make legitimate use or purchases for USER, or for another person for whom USER is legally authorized to act. USER agrees to abide by the terms and conditions of purchase imposed by Ingram including, but not limited to, payment of all amounts when due and compliance with all rules regarding availability of products or services. USER shall be completely responsible for all charges, fees, duties, taxes, and assessments arising out of the use of this Website while USER`s PASSWORD is used. Any information provided in ipage® in no way alters, modifies, or supersedes any other agreement between your business and Ingram or its affiliated companies. This Website is for the USER`s internal business use. USER may not modify, publish, license, create derivative works from, transfer, or sell any information, software, or services obtained from this Website. For clarity, USER is expressly prohibited from using any information, software, or services obtained from this Website to power any consumer facing website or provide external marketing materials. USER may copy, distribute, transmit, display, and reproduce information from this Website for internal business purposes only. USER shall not download any file that the USER knows, or reasonably should know, cannot be legally distributed via this Website.

Public Libraries will not allow, and will prohibit, on-site patron access and remote patron access. Academic Libraries will not allow, and will prohibit, on-site patron/student access and remote patron/student access.

Copyright and Trademark Notices

All content of this Website are copyrighted by Ingram Book Group LLC and/or its suppliers, One Ingram Blvd, LaVergne, Tennessee 37086-3629, U.S.A. All rights reserved. Product and manufacturer names and logos are product and manufacturer trademarks.

Some of the reviews posted on ipage® are sourced from and copyrighted, owned, and published by the owners listed below. The reviews posted are used with permission of the owners. No use of the reviews or other information listed can be made other than as set forth in this AGREEMENT without the express written consent of the Owner. Additional Notices from the Owners are listed below the Review Table.

Review Table

Owner	Review
American Library Association	Booklist Reviews, Choice Reviews
BlueInk Review	BlueInk Reviews
Kirkus Media LLC	Kirkus Reviews
Media Source, Inc.	The Horn Book Guide, The Horn Book Magazine, Library Journal, School Library Journal
PWxyz LLC	Publishers Weekly
E. L. Kurdyla Publishing LLC	Voice of Youth Advocates (VOYA) Reviews
The John Hopkins University Press	Bulletin of the Center for Children's Books Reviews (BCCB)

Choice Reviews Notice:

Choice Reviews are copyrighted, owned, and published by the American Library Association. CHOICE REVIEWS MAY ONLY BE COPIED ONE TIME FOR PERSONAL USE. Choice Reviews are reprinted with permission from the American Library Association. NO use of the reviews can be made other than as set forth in as set forth in this AGREEMENT or without the express written consent of the owner of the copyrighted material.

Accelerated Reader Notice:

Accelerated Reader, AR, and the Accelerated Reader logo are trademarks of Renaissance Learning, Inc., and its subsidiaries, registered, common law, or pending registration in the United States and other countries. Used under license.

Liability Disclaimer

THE INFORMATION, SOFTWARE, PRODUCTS, AND SERVICES PUBLISHED ON THIS WEB SITE MAY INCLUDE INACCURACIES OR TYPOGRAPHICAL ERRORS. CHANGES ARE PERIODICALLY ADDED TO THE INFORMATION HEREIN. INGRAM AND/OR ITS SUPPLIERS MAY MAKE IMPROVEMENTS AND/OR CHANGES IN THIS WEBSITE AT ANY TIME. INGRAM AND/OR ITS SUPPLIERS MAKE NO REPRESENTATIONS ABOUT THE SUITABILITY OF THE INFORMATION, SOFTWARE, PRODUCTS, AND SERVICES CONTAINED ON THIS WEBSITE FOR ANY PURPOSE. ALL SUCH INFORMATION, SOFTWARE, PRODUCTS, AND SERVICES ARE PROVIDED "AS IS" WITHOUT WARRANTY OF ANY KIND. INGRAM AND/OR ITS SUPPLIERS HEREBY DISCLAIM ALL WARRANTIES AND CONDITIONS WITH REGARD TO THIS INFORMATION, SOFTWARE, PRODUCTS, AND SERVICES, INCLUDING ALL IMPLIED WARRANTIES AND CONDITIONS OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE, AND NONINFRINGEMENT. IN NO EVENT SHALL INGRAM, ITS AFFILIATES, SUBSIDIARIES, AND/OR ITS SUPPLIERS BE LIABLE FOR ANY DIRECT, INDIRECT, PUNITIVE, INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES ARISING OUT OF OR IN ANY WAY CONNECTED WITH THE USE OF THIS

WEBSITE OR WITH THE DELAY OR INABILITY TO USE THIS WEBSITE, OR FOR ANY INFORMATION, SOFTWARE, PRODUCTS, AND SERVICES OBTAINED THROUGH THIS WEBSITE, OR OTHERWISE ARISING OUT OF THE USE OF THIS WEBSITE, WHETHER BASED ON CONTRACT, TORT, STRICT LIABILITY, OR OTHERWISE, EVEN IF INGRAM AND/OR ANY OF ITS SUPPLIERS HAS BEEN ADVISED OF THE POSSIBILITY OF DAMAGES. BECAUSE SOME STATES/JURISDICTIONS HAVE LIMITATIONS ON THE APPLICABILITY OF DISCLAIMERS OR DO NOT ALLOW THE EXCLUSION OR LIMITATION OF LIABILITY FOR CONSEQUENTIAL OR INCIDENTAL DAMAGES, THE ABOVE LIMITATIONS MAY NOT APPLY TO YOU.

Discounts

Rates and prices are not verified as accurate, and actual rates and prices may vary. The information supplied by this application is believed to be accurate, but Ingram and/or its suppliers do not warrant or guarantee such accuracy. Ingram and/or its suppliers do not authorize the use of this information for any other purposes, except for business use, and prohibit the resale, redistribution, and use of this information for commercial purposes.

Use of Bulletin Board, Chat Rooms, and Other Communications Forums` Email

To the extent that this Website contains bulletin boards, chat rooms, or other message or communication facilities ("forums"), the USER agrees to use such forums` email only to send and receive messages and material that are proper and related to the particular forum. By way of example, and not as a limitation, the USER agrees that when using a forum, the USER shall not:

- Defame, abuse, harass, stalk, threaten, or otherwise violate the legal rights (such as rights of privacy and publicity) of others.
- Publish, post, distribute, or disseminate any defamatory, infringing, obscene, indecent, or unlawful material or information.
- Upload files that contain software or other material protected by intellectual property laws (or by rights of privacy or publicity) unless the USER owns or controls the rights thereto or has received all necessary consents.
- Upload files that contain viruses, corrupted files, or any other similar software or programs that may damage the operation of another`s computer.
- Delete any author attributions, legal notices, or proprietary designations or labels in any file that is uploaded.
- Falsify the origin or source of software or other material contained in a file that is uploaded.
- Advertise or offer to sell any goods or services, or engage in unauthorized surveys, contests, chain letters, or for any commercial purpose.
- Download any file that the USER knows, or reasonably should know, cannot be legally distributed via this Website.

Ingram reserves the right for any reason to remove without notice any contents of this Website received from USERS, including without limitation, bulletin board postings. Ingram reserves the right to deny in its sole discretion any USER access to this Website or any portion thereof without notice. Ingram reserves the right to edit any notices or postings for clarity and length.

The USER acknowledges that chats, conferences, bulletin boards, and any other such communications forums hosted by this Website are public and not private communications. The USER assumes sole risk and responsibility for any information provided by the USER on public areas of this Website. Further, the USER acknowledges that chats, postings, conferences, and other communications by other users are not endorsed by Ingram, and such communications shall not be considered reviewed, screened, or approved by Ingram.

Links to Third Party Web Sites

This Website may contain links and pointers to Internet sites maintained by third parties. Ingram does not operate or control in any respect any information concerning the products or services on such third-party sites. Third party links and pointers are included solely for the convenience of users, and do not constitute any endorsement by Ingram and/or its suppliers. USER assumes sole responsibility for use of third-party links and pointers. Ingram does not control the use of any information, including personally identifying information, that occurs during the use of third-party links and pointers by USER. Ingram makes no representations about the Privacy Policies or Terms and Conditions of third-party links and pointers.

Software Available on This WebSite

iPAGE

Any software that is made available to download from this Website ("Software") is the copyrighted work of Ingram and/or its suppliers. Use of the Software is governed by the terms of the end user license AGREEMENT, if any, which accompanies or is included with the Software ("License AGREEMENT").

For any Software not accompanied by a license AGREEMENT, the following shall constitute the License AGREEMENT: Ingram hereby grants to the USER a personal, nontransferable license to use the Software for viewing and otherwise using this Website in accordance with these terms and conditions, and for no other purpose.

Please note that all Software, including without limitation all HTML code, Java Applets, and Active X controls contained in this Website, is owned or licensed by Ingram and/or its suppliers, and is protected by copyright laws and international treaty provisions. Any reproduction or redistribution of the Software is expressly prohibited by law, and may result in severe civil and criminal penalties.

WITHOUT LIMITING THE FOREGOING, COPYING OR REPRODUCTION OF THE SOFTWARE TO ANY OTHER SERVER OR LOCATION FOR FURTHER REPRODUCTION OR REDISTRIBUTION IS EXPRESSLY PROHIBITED. THE SOFTWARE IS WARRANTED, IF AT ALL, ONLY ACCORDING TO THE TERMS OF THE LICENSE AGREEMENT. EXCEPT AS WARRANTED IN THE LICENSE AGREEMENT, INGRAM HEREBY DISCLAIMS ALL WARRANTIES AND CONDITIONS WITH REGARD TO THE SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES AND CONDITIONS OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE, AND NONINFRINGEMENT.

RESTRICTED RIGHTS LEGEND. Any Software which is downloaded from this Website for or on behalf of the United States of America, its agencies, and/or instrumentalities ("U.S. Government"), is provided with Restricted Rights. Use, duplication, or disclosure by the U.S. Government is subject to restrictions as set forth in subparagraph (c)(1)(ii) of the Rights in Technical Data and Computer Software clause at DFARS 252.227-7013 or subparagraphs (c)(1) and (2) of the Commercial Computer Software - Restricted Rights at 48 CFR 52.227-19, as applicable. Manufacturer is Ingram Book Group Inc., One Ingram Blvd, La Vergne, TN 37086-3629.

Marketing Materials Distribution Services

Ingram shall allow USERS to provide certain materials for use in marketing and selling books ("Content"). Content shall be available to librarian and retail sellers that are USERS for the purposes of marketing and selling book product. Content shall be used in Ingram's Marketing Materials Distribution Services ("Services").

USERS that provide Content shall be solely responsible for the Content provided to Ingram for the Services. USERS that provide Content affirm, represent, and warrant that they have the necessary licenses, rights, consents and permissions to provide the Content they submit to Ingram and that they license all trademark, copyright, or other proprietary rights in and to such Content for use through the Services pursuant to these Terms and Agreement. By submitting Content to Ingram, USERS hereby grant Ingram a worldwide, non-exclusive, royalty-free, sublicensable, perpetual and transferable license to use, reproduce, and display the Content in connection with marketing and selling book product including but not limited to use of the Content in newsletters, book groups, websites and other communications. USERS further agree that Content provided to Ingram for the Services shall not contain any third party copyrighted and trademarked material or material that is subject to other third-party proprietary rights unless USERS have lawful permission from the rightful owner or are otherwise legally entitled to use the Content for the Services and grant the licenses hereunder.

USERS of the Content are granted a worldwide, non-exclusive, royalty-free, and perpetual license to use the Content for the purposes of marketing and selling book product including but not limited to use of the Content in newsletters, book groups, websites and other communications. All other uses are prohibited. USERS shall not copy, reproduce, distribute, transmit, broadcast, display, sell or license or otherwise exploit the Content except for the purposes of marketing and selling book product.

Content provided through the Services is "AS IS". Ingram has no control over and assumes no liability for the Content and Ingram reserves the right to remove Content for use in the Services in its sole discretion for any reason. By utilizing these Services, USERS expressly indemnify and hold harmless Ingram from any liability, claims, damages, losses, costs or expenses arising from use of the Services or the Content.

Use of Information

The name, address, and payment information (if applicable) that the USER provides via this Website, together with information regarding the manner in which the USER uses this Website, will be processed and shared by Ingram as permitted by these terms and conditions, **which permits Ingram to disclose all information provided by the USER to Ingram's affiliated and subsidiary companies**. By being a user of this Website, the USER agrees that Ingram may share with third-parties, aggregate information, individual information, and locator information gathered by Ingram in the course of the USER's continuing individual use of this Website. "Aggregate information" is information that describes the habits, usage patterns, and/or demographics of users as a group, but does not describe or reveal the identity of any particular user. "Individual information" is information about a user that is presented in a form distinguishable from information relating to other users, but not in a form that personally identifies any user or enables the recipient to communicate directly with any user. "Locator information" consists of a user's name, email address, physical address, and/or other data about the user that enables the recipient to personally identify the user. **Information made available by the USER may also be shared with third parties to provide the applicable services to the USER.** Any USER who does not wish to receive any special offers or communications from Ingram on behalf of suppliers, or directly from Ingram or its affiliates, may so notify Ingram at the email address listed below under SERVICE CONTACT. (Note that a user's election not to receive such information will not affect the user's receipt of offers and communications that were processed prior to the user's election.) Users may contact Ingram to determine whether such information has been accurately recorded and, if not, to request correction of any inaccuracies in the information recorded by Ingram.

Indemnity

To the extent allowed by law, as a condition of use of this Website, the USER agrees to indemnify Ingram, its affiliates, subsidiaries, and its suppliers from and against any and all liabilities, expenses (including attorneys' fees), and damages arising out of claims resulting from the USER's use of this Website, including without limitation any claims alleging facts that if true, would constitute a breach by USER of these terms and conditions.

COPYRIGHT INFRINGEMENT NOTICE

If you believe that your work has been copied in a way that constitutes copyright infringement, or your intellectual property rights have been otherwise violated, please follow our below Claims of Copyright Infringement Process and Requirements.

Claims of Copyright Infringement Process and Requirements

Submit your complaint using this [form](#) or with the below required information to copyrightagent@ingramcontent.com and we will respond based on your allegation.

In order to evaluate your allegation, the following information is required:

- A physical signature of the person authorized to act on behalf of the owner of the copyright interest;
- A description of the copyrighted work that you claim has been infringed upon;
- A description of where the material that you claim is infringing is located on the site;
- Your address, telephone number, and e-mail address;
- A statement by you that you have a good-faith belief that the disputed use is not authorized by the copyright owner, its agent, or the law;
- A statement by you, made under penalty of perjury, that the above information in your notice is accurate and that you are the copyright owner or authorized to act on the copyright owner's behalf.

Our Copyright Agent for notice of claims of copyright infringement on its site can be reached as follows:

Ingram Book Group LLC.
One Ingram Blvd.
LaVergne, TN. 37086

iPAGE

ATTN: Copyright Agent
copyrightagent@ingramcontent.com

Please note that this procedure is exclusively for notifying us that your copyrighted material has been infringed.

Service Contact

Contact customerservice@ingrambook.com with questions about functionality with this Website.

Modification of These Terms and Conditions

Ingram reserves the right to change this AGREEMENT at any time by revising the terms and conditions herein. USER is responsible for regularly reviewing these terms and conditions. (This AGREEMENT will be provided for your review from a link off the main ipage site.) Continued use of this Website following any such changes shall constitute the User's acceptance of such changes.

General

Ingram reserves the right to make any and all changes to this Website at its sole discretion without notice to the USER. Ingram reserves the right to deny access to this Website to anyone at anytime.

This AGREEMENT shall be deemed to include all other notices, policies, disclaimers, and other terms contained in this Website; provided, however, that in the event of a conflict between such other terms and the terms of this AGREEMENT, the terms of this AGREEMENT shall control.

This AGREEMENT is governed by the laws of the State of Tennessee, U.S.A. USER consents to the exclusive jurisdiction and venue of courts in Davidson County, Tennessee, U.S.A. in all disputes arising out of or relating to the use of this Website. Use of this Website is unauthorized in any jurisdiction that does not give effect to all provisions of these terms and conditions, excepting limitations in the Liability Disclaimer, including without limitation this paragraph.

USER acknowledges that no joint venture, partnership, employment, or agency relationship exists between the USER and Ingram as a result of this AGREEMENT or use of this Website. USER agrees not to hold himself or herself out as a representative, agent, or employee of Ingram, and Ingram shall not be liable for any representation, act, or omission of the USER.

If any part of this AGREEMENT is determined to be invalid or unenforceable pursuant to applicable law, then the invalid or unenforceable provision will be deemed superseded by a valid, enforceable provision that most closely matches the intent of the original provision and the remainder of the AGREEMENT shall continue in effect.

This AGREEMENT constitutes the entire agreement between the USER and Ingram with respect to the use of the Website. A printed version of this AGREEMENT and of any notice given in electronic form will be admissible in judicial or administrative proceedings based upon or relating to this AGREEMENT to the same extent and subject to the same conditions as other business documents and records.

Any rights not expressly granted herein are reserved.

© Ingram Book Group LLC.