

INTRODUCTION TO FLEETTEXTBOOKS.ORG LLC WEBSITE TERMS OF USE–PRIVACY POLICY–LEGAL NOTICES

Introduction: The FleetTextBooks.org LLC Website Terms of Use–Privacy Policy–Legal Notices are discussed in detail in the following topics.

Remarks:

1. The following illustration defines briefly the FleetTextBooks.org Website Terms of Use–Privacy Policy–Legal Notices site map.

Illustration – FleetTextBooks.org Website Map

Updated December, 2008

1. Website Terms of Use
2. Website Privacy Policy
3. Website Legal Notices (Copyright, Trademarks, etc.)

-
2. The FleetTextBooks.org Website Terms of Use–Privacy Policy– Legal Notices are defined in detail in the following topics.
 3. FleetTextBooks.org LLC, a Texas limited liability company having a principal place of business at 381 Casa Linda Plaza #385, Dallas, TX 75218-3423 USA ("FleetTextBooks"), is the owner of www.FleetTextBooks.org Website.

FLEETTEXTBOOKS.ORG WEBSITE INTRODUCTION TO TERMS OF USE

Introduction: The FleetTextBooks.org LLC Website Terms of Use are discussed in detail in the following remarks.

Remarks:

1. The following illustration defines briefly the FleetTextBooks.org website Terms of Use site map.

Illustration – FleetTextBooks.org Website Terms of Use Site Map

1. Introduction
2. Terms of Use
3. User Eligibility
4. Taxes and Invoices
5. Refunds and Returns
6. Modifications
7. Term
8. Termination of This Agreement
9. Disclaimer of Warranties
10. Limitations of Liability
11. Force Majeure
12. Indemnification
13. Legal Inquiries and Requests
14. Choice of Law and Venue
15. Changes to This Agreement
16. Links to Other Websites
17. Severability
18. Export
19. Restrictions on Use of Website
20. No Resale of Service
21. Submissions
22. General Information
23. Revisions
24. Contact Us – Correspondence and Notices

-
2. Each of the Terms of Use listed above are defined in detail in the following remarks.

FLEETTEXTBOOKS.ORG WEBSITE INTRODUCTION TO TERMS OF USE

1. INTRODUCTION

PLEASE READ THESE WEBSITE TERMS OF USE CAREFULLY BEFORE USING THIS WEBSITE (THE "WEBSITE"). THESE WEBSITE TERMS OF USE (THE "TERMS OF USE") GOVERN YOUR ACCESS TO AND USE OF THE WEBSITE. THE WEBSITE IS AVAILABLE FOR YOUR USE ONLY ON THE CONDITION THAT YOU AGREE TO THE TERMS OF USE SET FORTH BELOW. IF YOU DO NOT AGREE TO ALL OF THE TERMS OF USE, DO NOT ACCESS OR USE THE WEBSITE. BY ACCESSING OR USING THE WEBSITE, YOU AND THE ENTITY YOU ARE AUTHORIZED TO REPRESENT ("YOU" OR "YOUR") SIGNIFY YOUR AGREEMENT TO BE BOUND BY THE TERMS OF USE.

2. TERMS OF USE

THE FOLLOWING TERMS AND CONDITIONS GOVERN YOUR USE OF FLEETTEXTBOOKS.ORG., YOUR VIEWING OR USE OF THIS SITE WILL CONSTITUTE YOUR AGREEMENT, ON BEHALF OF YOURSELF AND THE ENTITY YOU REPRESENT (HEREINAFTER COLLECTIVELY "YOU" OR "YOUR"), TO ALL OF THE TERMS AND CONDITIONS PROVIDED BELOW. FLEETTEXTBOOKS MAY MAKE FUTURE CHANGES OR MODIFICATIONS TO SUCH TERMS AND CONDITIONS AT ANY TIME WITHOUT NOTICE AND YOUR SUBSEQUENT VIEWING OR USE OF FLEETTEXTBOOKS.ORG WILL CONSTITUTE YOUR AGREEMENT TO THE CHANGES AND MODIFICATIONS. THERE MAY BE ADDITIONAL TERMS AND CONDITIONS PROVIDED THROUGHOUT FLEETTEXTBOOKS.ORG GOVERNING YOUR USE OF PARTICULAR FUNCTIONS, FEATURES, INFORMATION AND APPLICATIONS AVAILABLE THROUGH FLEETTEXTBOOKS.ORG.

3. USER ELIGIBILITY

The Website is provided by FleetTextBooks and available only to entities and persons over the age of legal majority who can form legally binding agreement(s) under applicable law. If You do not qualify, You are not permitted to use the Website.

FLEETTEXTBOOKS.ORG WEBSITE INTRODUCTION TO TERMS OF USE

4. TAXES AND INVOICES

You acknowledge and agree that following the entry of an order for products or services offered on the Site, the total amount of charges due is subject to FleetTextBooks.org LLC standard order, billing and collection terms and conditions. You are responsible for payment of all invoices, credit and debit card charge, special shipping charges, and applicable taxes that result from their use of the Site.

5. REFUNDS AND RETURNS

Unless otherwise agreed in writing, all products and services offered on this Site are provided under FleetTextBooks standard policies regarding refunds and returns. Visit our 5 moneyback guarantees, 12 promises and Limited Warranty and Limited Guarantees.

6. MODIFICATIONS

FleetTextBooks may revise and update these Terms of Use at any time. Your continued usage of the Website after any changes to these Terms of Use will mean You accept those changes. Any aspect of the Website may be changed, supplemented, deleted or updated without notice at the sole discretion of FleetTextBooks. FleetTextBooks may also change or impose fees for products and services provided through the Website at any time in its sole discretion. FleetTextBooks may establish or change at any time, general practices and limits concerning other FleetTextBooks products and services in its sole discretion.

7. TERM

FleetTextBooks may discontinue, suspend or modify the FleetTextBooks.org website at any time without notice, and FleetTextBooks may block, terminate or suspend Your and any user's access to FleetTextBooks.org website at any time for any reason in its sole discretion, even if access continues to be allowed to others.

8. TERMINATION OF THIS AGREEMENT

You agree that FleetTextBooks, in its sole discretion, may terminate or suspend Your use of the Website, the Library Systems, Information, Services and Content at any time and for any or no reason in its sole discretion, even if access and use continues to be allowed to others. Upon such suspension or termination, You must immediately (1) discontinue use of the Website, and (2) destroy any copies You have made of any portion of the Content. Accessing the website, the FleetTextBooks system of Information any portion of the content after such termination, suspension or discontinuation shall constitute an act of trespass. Further, You agree that FleetTextBooks shall not be liable to You or any third party for any termination or suspension of Your access to the Website, the FleetWhiz™ CD, FleetTextBooks.org Library™, Other Information and/or the Products and Services.

FLEETTEXTBOOKS.ORG WEBSITE INTRODUCTION TO TERMS OF USE

9. DISCLAIMER OF WARRANTIES

YOU EXPRESSLY UNDERSTAND AND AGREE THAT;

YOUR USE OF THE SERVICE IS AT YOUR SOLE RISK. THE SERVICE IS PROVIDED ON AN "AS IS" AND "AS AVAILABLE" BASIS. FLEETTEXTBOOKS EXPRESSLY DISCLAIMS ALL WARRANTIES OF ANY KIND, WHETHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT.

FLEETTEXTBOOKS MAKES NO WARRANTY THAT (1) THE SERVICE WILL MEET YOUR REQUIREMENTS, (2) THE SERVICE WILL BE UNINTERRUPTED, TIMELY, SECURE, OR ERROR-FREE, (3) THE RESULTS THAT MAY BE OBTAINED FROM THE USE OF THE SERVICE WILL BE ACCURATE OR RELIABLE, (4) THE QUALITY OF ANY PRODUCTS, SERVICES, INFORMATION, OR OTHER MATERIAL PURCHASED OR OBTAINED BY YOU THROUGH THE SERVICE WILL MEET YOUR EXPECTATIONS, AND (5) ANY ERRORS IN THE WEBSITE WILL BE CORRECTED.

ANY MATERIAL DOWNLOADED OR OTHERWISE OBTAINED THROUGH THE USE OF THE SERVICE IS DONE AT YOUR OWN DISCRETION AND RISK AND THAT YOU WILL BE SOLELY RESPONSIBLE FOR ANY DAMAGE TO YOUR COMPUTER SYSTEM OR LOSS OF DATA OR OTHER LIABILITY THAT RESULTS FROM THE DOWNLOAD OF ANY SUCH MATERIAL.

NO ADVICE OR INFORMATION, WHETHER ORAL OR WRITTEN, OBTAINED BY YOU FROM FLEETTEXTBOOKS OR THROUGH OR FROM THE SERVICE SHALL CREATE ANY WARRANTY NOT EXPRESSLY STATED IN THE TERMS OF USE.

10. LIMITATIONS OF LIABILITY

YOU EXPRESSLY UNDERSTAND AND AGREE THAT FLEETTEXTBOOKS SHALL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL OR EXEMPLARY DAMAGES, INCLUDING BUT NOT LIMITED TO, DAMAGES FOR LOSS OF PROFITS, GOODWILL, USE, DATA OR OTHER INTANGIBLE LOSSES (EVEN IF FLEETTEXTBOOKS HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES), RESULTING FROM (1) THE USE OR THE INABILITY TO USE THE SERVICE; (2) THE COST OF PROCUREMENT OF SUBSTITUTE GOODS AND SERVICES RESULTING FROM ANY GOODS, DATA, INFORMATION OR SERVICES PURCHASED OR OBTAINED OR MESSAGES RECEIVED OR TRANSACTIONS ENTERED INTO THROUGH OR FROM THE SERVICE; (3) UNAUTHORIZED ACCESS TO OR ALTERATION OF YOUR TRANSMISSIONS OR DATA; (4) STATEMENTS OR CONDUCT OF ANY THIRD PARTY ON THE SERVICE; OR (5) ANY OTHER MATTER RELATING TO THE SERVICE.

FLEETTEXTBOOKS.ORG WEBSITE INTRODUCTION TO TERMS OF USE

11. FORCE MAJEURE

FleetTextBooks shall not be liable for any delay in or impairment of performance resulting in whole or in part from Acts of God, severe weather conditions, labor disruptions, governmental decrees or controls, insurrections, war risks, shortages, inability to procure or ship product or obtain permits and licenses, supplies or raw materials, or any other circumstances or causes beyond the control of FleetTextbooks in the conduct of its business.

12. INDEMNIFICATION

You hereby release, and agree to defend, indemnify and hold harmless FleetTextBooks and its respective officers, directors, employees and agents from any and all claims, demands, causes of actions, liabilities, damages, costs and expenses, including reasonable attorneys' fees, arising out of Your use of viewing of FleetTextBooks.org Website and its Content.

13. LEGAL INQUIRIES AND REQUESTS

In response to a verified request by law enforcement or other government officials relating to a criminal investigation or alleged illegal activity, You agree and authorize FleetTextBooks.org to disclose information about You without a subpoena.

FleetTextBooks, at its sole discretion, may assist third parties to protect their rights in the event that illegal or improper information is entered into or made available through the system or information made available through the system is used for illegal or improper purposes. FleetTextBooks may disclose information about You as required by law or to comply with legal process, to report suspected illegal activities or to protect the rights, property or interests of FleetTextBooks. FleetTextBooks reserves the right and discretion, without obligation, to enforce this contract by any appropriate legal means available.

14. CHOICE OF LAW AND VENUE

THIS AGREEMENT WILL BE CONSTRUED AND GOVERNED IN ACCORDANCE WITH THE LAWS OF THE STATE OF TEXAS WITHOUT APPLICATION OF CHOICE OF LAW PROMISES THAT WOULD REQUIRE APPLICATION OF THE LAWS OF ANOTHER JURISDICTION. BY ENTERING INTO THIS AGREEMENT, ALL PARTIES IRREVOCABLY SUBMIT THEMSELVES TO THE EXCLUSIVE JURISDICTION OF THE STATE AND FEDERAL COURTS IN DALLAS COUNTY, TEXAS WITH REGARD TO ANY DISPUTE RELATED TO THIS AGREEMENT OR ITS ENFORCEMENT. THE PARTIES ALSO HEREBY WAIVE ANY CHALLENGE TO VENUE THEY MAY HAVE TO A LAWSUIT FILED IN A STATE OR FEDERAL COURT IN DALLAS COUNTY, TEXAS WITH REGARD TO ANY DISPUTE BETWEEN THE PARTIES RELATING TO THIS AGREEMENT OR ITS ENFORCEMENT.

FLEETTEXTBOOKS.ORG WEBSITE INTRODUCTION TO TERMS OF USE

15. CHANGES TO THIS AGREEMENT

FleetTextBooks may change this contract at any time. Changes to this contract will be prominently posted to the system. The most current version of these Terms of Use can be reviewed by clicking on the "Terms of Use" link located on FleetTextBooks' Homepage. The most current version of the Terms of Use will supersede all previous versions. Changes shall take effect, unless otherwise indicated, thirty (30) after posting. If you do not agree with any changes, You have the option of canceling your subscription prior to the changes taking effect. Your use of the system or continued use of the system after changes take effect means that you agree to be bound by such changes.

16. LINKS TO OTHER WEBSITES

There are links on FleetTextBooks.org Website which allow You to visit the sites of third parties. Neither these sites nor the companies to whom they belong are controlled by FleetTextBooks. FleetTextbooks makes no representations concerning the information provided or made available on such sites nor the quality or acceptability of the products or services offered by any persons or entities referenced in any such sites. FleetTextBooks has not tested and makes no representations regarding the correctness, performance or quality of any software found at any such sites. You should research and assess the risks which may be involved in accessing and using any software on the Internet before using it.

16a Outbound Links

The Website may contain links to third-party Websites and resources (collectively, "Linked Sites"). These Linked Sites are provided solely as a convenience to You and not as an endorsement by FleetTextBooks of the content on such Linked Sites. FleetTextBooks makes no representations or warranties regarding the correctness, accuracy, performance or quality of any content, software, service or application found at any Linked Site. FleetTextBooks is not responsible for the availability of the Linked Sites or the content or activities of such sites. If You decide to access Linked Sites, You do so at Your own risk. In addition, Your use of Linked Sites is subject to any applicable policies and terms and conditions of use, including but not limited to, the Linked Site's privacy policy.

16b Inbound Links

Linking to any page of the Website other than to <http://www.FleetTextBooks.org> through a plain text link is strictly prohibited in the absence of a separate linking agreement with FleetTextBooks. Any website or other device that links to <http://www.FleetTextBooks.org> or any page available therein is prohibited from (1) replicating Content, (2) using a browser or border environment around the Content, (3) implying in any fashion that FleetTextBooks or any of its affiliates are endorsing it or its products, (4) misrepresenting any state of facts, including its relationship with FleetTextBooks and services or any of its affiliates, (5) presenting false information about FleetTextBooks.org products or services, and (6) using any logo or mark of FleetTextBooks or any of its affiliates without express written permission from FleetTextBooks.

FLEETTEXTBOOKS.ORG WEBSITE INTRODUCTION TO TERMS OF USE

17. SEVERABILITY

If any provision of this Agreement is found to be invalid, illegal, or unenforceable, the validity, legality, and enforceability of any of the remaining provisions will not in any way be affected or impaired and a valid, legal and enforceable provision of similar intent and economic impact will be substituted therefore.

18. EXPORT

You assume all responsibility for compliance with all laws and regulations of the United States and any other country from which You may access FleetTextBooks regarding access, use, export, reexport and import of any Content appearing on or available through FleetTextBooks. You acknowledge and agree that You will not export or import any Content to any country to which export or import is restricted under United States law, that You are not a national of any such country.

19. RESTRICTIONS OF USE OF WEBSITE

In addition to other restrictions set forth in these Terms of Use. You agree that:

(19a) You shall not disguise the origin of information transmitted through the Website.

(19b) You will not place false or misleading information on the Website.

(19c) You will not use or access any service, information, application or software available via the Website in a manner not expressly permitted by FleetTextBooks.

(19d) You will not input or upload to the Website any information which contains viruses, Trojan horses, worms, time bombs or other computer programming routines that are intended to damage, interfere with, intercept or expropriate any system, the Website or information or that infringes the Intellectual Property (defined below) rights of another.

(19e) Certain areas of the Website are restricted to customers of FleetTextBooks.

(19f) You may not use or access the Website of the FleetTextBooks.org Systems or Services in any way that, in FleetTextBooks' judgement, adversely affects the performance or function of the FleetTextBooks Systems, Services or the Website or interferes with the ability of authorized parties to access the FleetTextBooks Systems, Services or the Website.

(19g) You may not frame or utilize framing techniques to enclose any portion or aspect of the Content or the Information, without the express written consent of FleetTextBooks.

FLEETTEXTBOOKS.ORG WEBSITE INTRODUCTION TO TERMS OF USE

19. RESTRICTIONS OF USE OF WEBSITE (cont'd)

In addition, users may not:

(19h) Use these Web pages for any purpose that is prohibited by any law or regulation, or to facilitate the violation of any law or regulation;

(19i) use or attempt to use any "deep-link," "scraper," "robot," "bat," "spider," "data mining," "computer code" or any other automated device, program, tool, algorithm, process or methodology or manual process having similar processes or functionality, to access, acquire, copy, or monitor any portion of these Web pages, any data or content found on or accessed through these Web pages, or any other FleetTextBooks Information without the prior express written consent of FleetTextBooks;

(19j) obtain or attempt to obtain through any means any materials or information of these Web pages that have not been intentionally made publicly available either by their public display on these Web pages or through their accessibility by a visible link on these Web pages;

(19k) violate any measure employed to limit or prevent access to these Web pages or their content;

(19l) violate the security of these Web pages or attempt to gain unauthorized access to these Web Pages, data, materials, information, computer systems or networks connected to any server of these Web Pages, through hacking, password mining or any other means;

(19m) interfere or attempt to interfere with the proper working of these Web pages or any activities conducted on or through these Web pages, including accessing any data, content or other information prior to the time that it is intended to be available to the public on these Web pages;

(19n) take or attempt any action that, in the sole discretion of FleetTextBooks imposes or may impose an unreasonable or disproportionately large load or burden on these Web pages or the infrastructure of these Web Pages.

20. NO RESALE OF SERVICES

You agree not to reproduce, duplicate, copy, sell, resell or exploit any portion of this service, use of the service, or access to the service.

FLEETTEXTBOOKS.ORG WEBSITE INTRODUCTION TO TERMS OF USE

21. SUBMISSIONS

FleetTextBooks does not accept ideas, concepts, or techniques for new services or products through the Website ("Comments"). If such Comments are received, You acknowledge that (1) they will not be considered confidential or proprietary, (2) FleetTextBooks and its affiliates are under no obligation to keep such information confidential and (3) FleetTextBooks will have an unrestricted, irrevocable, worldwide, royalty free right to use, communicate, reproduce, publish, display, distribute and exploit such Comments in any manner it chooses.

22. GENERAL INFORMATION

(22a) The Terms of Use constitutes the entire agreement between You and FleetTextBooks and governs your use of the service, superseding any prior agreements between You and FleetTextBooks (including, but not limited to, any prior version of the Terms of Use) any prior representations by FleetTextBooks.

(22b) The failure of FleetTextBooks to exercise or enforce any right or provision of the Terms of Use shall not constitute a waiver of such right or provision.

(22c) If any provision of the Terms of Use is found by a court of competent jurisdiction to be invalid, the parties nevertheless agree that the court should endeavor to give effect to the parties' intentions as reflected in the provision, and the other provisions of the Terms of Use remain in full force and effect.

(22d) You agree that regardless of any statute or law to the contrary, any claim or cause of action arising out of or related to use of the service or the Terms of Use must be filed within one (1) year after such claim or cause of action arose or be forever barred.

(22e) The section titles in the Terms of Use are for convenience only and have not legal or contractual effect.

23. REVISIONS

FleetTextBooks may at any time revise these Terms of Use by updating this posting. By using this site, You agree to be bound by any such revisions and should therefore periodically visit this page to determine the then current Terms of Use to which You are bound.

FLEETTEXTBOOKS.ORG WEBSITE INTRODUCTION TO TERMS OF USE

24. CONTACT US – CORRESPONDENCE AND NOTICES

If you have questions about this Terms of Use, the practices of this site, or your experience on the site, you may contact:

All notices required by this agreement may be sent by email to Info@FleetTextBooks.org or by registered mail to:

FleetTextBooks.org LLC
381 Casa Linda Plaza #385
Dallas, TX 75218-3423 USA
214-320-3006
Email: Info@FleetTextBooks.org
Website: FleetTextBooks.org

Notices are effective upon receipt.

I HAVE READ THIS TERMS OF USE. I UNDERSTAND, ACKNOWLEDGE AND ACCEPT ITS TERMS. I CONSENT AND AGREE TO BE HELD TO THESE TERMS.

© 2008 FleetTextBooks.org, LLC. All Rights Reserved.

FLEETTEXTBOOKS.ORG WEBSITE INTRODUCTION TO PRIVACY POLICY

Introduction: The FleetTextBooks.org LLC Website Privacy Policy is discussed in detail in the following remarks.

Remarks:

1. The following illustration defines briefly the FleetTextBooks.org website Privacy Policy site map.

Illustration – FleetTextBooks.org Website Privacy Policy Site Map

1. Customer and Prospect Information Protection
2. Shipping Information
3. Customer and Prospect Information Security
4. Customer and Prospect Information Retention
5. FleetTextbooks, Its Affiliates and Fulfillment Services
 - 5a What Information Is Collected and How Is It Used?
 - 5b Links to Other Sites
 - 5c Cookies, Web Beacons and Similar Technologies
 - 5d FleetTextBooks Website Applications
 - 5e Consent to Receive Certain Emails
 - 5f Universal Order and Mail List Forms
6. Acceptance
7. Contacting FleetTextBooks

-
2. Each of the Privacy Policy terms listed in the previous illustration are defined in detail in the following remarks.

FLEETTEXTBOOKS.ORG WEBSITE INTRODUCTION TO PRIVACY POLICY

1. CUSTOMER AND PROSPECT INFORMATION PROTECTION

We understand the importance of privacy to our customers and visitors to the FleetTextBooks.org Website. Our policy is to treat what we learn about our customers and prospects as confidential. For examples, we will not share, trade, sell, rent or otherwise distribute confidential or Personal information (as described below) about our customer and prospects to any third party not affiliated with fulfilling their products and services purchases or requests, except as required by law, or in connection with an investigation of possible illegality or misuse of FleetTextBooks' products and services.

We collect and store information about every product and service purchase and request we process so that we can efficiently provide our customers world-class service levels. We use information about our customers, their purchases, and their requests to provide or enhance the products and services we offer our customers, communicate with our customers about additional products and services they may find of value, satisfy our legitimate business interests including performing trend analyses, setting prices, establishing credit approvals, completing billing functions and complying with government regulations. Although government regulations vary in the many countries in which we operate, they frequently include the reporting of information to customs and other regulatory agencies.

As we collect and use information about our customers, we may contract with fulfillment services to assist us in processing that information for those purposes listed in the previous paragraph. These fulfillment services are required to maintain the confidentiality of the information and are restricted from using the information for any other purpose. In addition, as FleetTextBooks continues to develop its business, we may sell portions of our businesses. As part of these transactions, customer information may be one of the assets sold.

Examples of information that we collect include names, mailing addresses, email addresses and telephone numbers. Some of the information collected by FleetTextBooks is data which relates to an identifiable person ("Personal Information"). We never share, rent or sell information to third parties that could be used to specifically identify an individual customer or group of customers. Anonymized data is sometimes shared with third parties. We do provide Personal Information to government agencies as required by law or regulation, and in connection with investigations of possible illegality or misuse of FleetTextBooks products and services.

FLEETTEXTBOOKS.ORG WEBSITE INTRODUCTION TO PRIVACY POLICY

2. SHIPPING INFORMATION

Information, including Personal Information, provided as part of a shipping transaction represents a record of that business transaction and cannot be altered after the transaction is complete except as provided in the FleetTextBooks Terms and Conditions. The FleetTextBooks Terms and Conditions are available at www.FleetTextBooks.org

3. CUSTOMER AND PROSPECT INFORMATION SECURITY

We treat our data as assets that must be protected against loss and unauthorized access. We employ information security techniques to appropriately protect confidential information from unauthorized access by users inside and outside the company. Access to customer information is limited to those employees and fulfillment services who have a legitimate business need for that information.

The FleetTextBooks.org Website employs generally accepted information security techniques such as firewalls, access control procedures and cryptography to appropriately protect confidential information from unauthorized access.

4. CUSTOMER AND PROSPECT INFORMATION RETENTION

We retain information, including Personal Information, about customers and prospects as necessary for business purposes and as required by government regulation. For example, we retain information about purchases, including names and addresses, so that we can provide proof of delivery information and to process order requests.

FLEETTEXTBOOKS.ORG WEBSITE INTRODUCTION TO PRIVACY POLICY

5. FLEETTEXTBOOKS, ITS AFFILIATES AND FULFILLMENT SERVICES

The following paragraphs describe our commitment to the protection of Personal Information as it applies to the portions of the website controlled by FleetTextBooks.

5a WHAT INFORMATION IS COLLECTED AND HOW IT IS USED

Users can visit most areas of the FleetTextBooks.org Website without revealing who they are or providing any information about themselves. However, some of our interactive services require that users identify themselves in order to enable the interactive function. We may ask users to provide some Personal Information in these situations.

5b LINKS TO OTHER SITES

FleetTextBooks provides links to external sites as a convenience to the user. The inclusion of any link does not imply FleetTextBooks endorsement of the external site company, its Website, or the products and services it promotes and sells. FleetTextBooks is not responsible for the privacy practices or the content of such Websites.

5c WE DO NOT USE COOKIES, WEB BEACONS AND SIMILAR TECHNOLOGIES.

5d FLEETTEXTBOOKS WEBSITE APPLICATIONS

Users of the FleetTextBooksStore and other applications on the FleetTextBooks.org Website that enable the purchase of products and services who choose to use credit cards, debit cards, checks, money orders and purchase orders for payment are required to provide information about themselves, their credit history and their card. We use this information to establish credit worthiness and for billing.

5e UNIVERSAL ORDER AND MAIL LIST FORMS

Visitors to www.FleetTextBooks.org can choose to complete a Universal Order and Mail List Form. This form includes information such as name, address, phone number and email address. We use the information from the form to process orders, send marketing communications and add-change-remove personally identifiable information from our database.

5f CONSENT TO RECEIVE CERTAIN EMAILS

We send email communications about FleetTextBooks' products, services and special bonus offers to customers and others with prior consent. Each email we send for marketing purposes provides recipients clear instructions to opt-out of receiving further marketing emails from FleetTextBooks. Opting-out also can be accomplished by sending an email to Info@FleetTextBooks.org and requesting to be removed from marketing email communications. There are certain emails that FleetTextBooks may continue to send to FleetTextBooks' customers. Examples include corrections, updates and enhancements to products and services previously purchased.

FLEETTEXTBOOKS.ORG WEBSITE INTRODUCTION TO PRIVACY POLICY

6. ACCEPTANCE

Your continued use of this site signifies your acceptance of the FleetTextBooks Privacy Policy. We reserve the right, at our discretion, to modify, add, or remove portions of this policy at any time by posting the revised policy at the FleetTextBooks.org Website. Please check this page periodically for changes.

7. CONTACT US – CORRESPONDENCE AND NOTICES

If you have questions about this Privacy Policy, the practices of this site, or your experience on the site, you may contact:

All notices required by this agreement may be sent by email to Info@FleetTextBooks.org or by registered mail to:

FleetTextBooks.org LLC
381 Casa Linda Plaza #385
Dallas, TX 75218-3423 USA
214-320-3006
Email: Info@FleetTextBooks.org
Website: FleetTextBooks.org

Notices are effective upon receipt.

The section titles in the Privacy Policy are for convenience only and have not legal or contractual effect.

I HAVE READ THIS PRIVACY POLICY. I UNDERSTAND, ACKNOWLEDGE AND ACCEPT ITS POLICIES. I CONSENT AND AGREE TO BE HELD TO THESE POLICIES.

© 2008 FleetTextBooks.org, LLC. All Rights Reserved.

FLEETTEXTBOOKS.ORG WEBSITE INTRODUCTION TO COPYRIGHT AND TRADEMARK INFORMATION NOTICE AND LEGAL DISCLAIMER

Introduction: The FleetTextBooks.org LLC Website Notice and Legal Disclaimer is discussed in detail in the following remarks.

Remarks:

1. The following illustration defines briefly the FleetTextBooks.org website Notice and Legal Disclaimer site map.

Illustration – FleetTextBooks.org Website Notice and Legal Disclaimer Site Map

1. All Rights Reserved.
2. Merchantability and Fitness for a Particular Purpose
3. Linked Sites
4. Notification of Claimed Copyright Infringement
5. Contact Us – Correspondence and Notices

-
2. Each of the Notice and Legal Disclaimer terms listed in the previous illustration are defined in detail in the following remarks.

FLEETTEXTBOOKS.ORG WEBSITE INTRODUCTION TO COPYRIGHT AND TRADEMARK INFORMATION NOTICE AND LEGAL DISCLAIMER

1. ALL RIGHTS RESERVED.

All content included or available on this site, including site design, text, graphics, animations, videos, music, sounds, interfaces, and the selection and arrangements thereof and other materials on this website are subject to the copyrights, trademarks and other intellectual property rights of FleetTextBooks (©2008 FleetTextBooks.org, LLC. All Rights Reserved.), or is the property of third parties protected by intellectual property rights. Any use of materials on the website, including reproduction for purposes other than those noted above, modification, distribution, or replication, any form of data extraction or data mining, or other commercial exploitation of any kind, without prior written permission of FleetTextBooks is strictly prohibited. You agree that you will not use any robot, spider, or other automatic device, or manual process to monitor or copy our web pages or the content contained therein without prior written permission of an authorized officer of FleetTextBooks. FleetWhiz™ and FleetTextBooks.org Library™ are proprietary marks of FleetTextBooks.org LLC. The FleetTextBooks trademarks may not be used in connection with any product or service that is not provided by FleetTextBooks, in any manner that is likely to cause confusion among customers, or in any manner that disparages or discredits FleetTextBooks. All other trademarks displayed on the FleetTextBooks website are the trademarks of their respective owners, and constitute neither an endorsement nor a recommendation of those organizations. In addition, such use of trademarks or links to the websites of other organizations is not intended to imply, directly or indirectly, that those organizations endorse or have any affiliation with FleetTextBooks.

2. MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

The information provided is “as is” with all faults and without warranty of any kind, expressed or implied, including those of merchantability and fitness for a particular purpose, or arising from a course of dealing, usage or trade practice. FleetTextBooks makes no warranties or representations regarding the accuracy or completeness of the information.

The information, text, graphics and links provided in the FleetTextBooks.org website are offered as a convenience to our customers and homepage visitors. While FleetTextBooks.org LLC makes every effort to ensure the quality and accuracy of the information on our website, we do not warrant the accuracy or completeness of the information and text contained on this or any other server.

In no event shall FleetTextBooks be liable for any incidental or consequential damages, lost profits, or lost data, or any indirect damages even if FleetTextBooks has been informed of the possibility thereof.

FLEETTEXTBOOKS.ORG WEBSITE INTRODUCTION TO COPYRIGHT AND TRADEMARK INFORMATION NOTICE AND LEGAL DISCLAIMER

3. LINKED SITES

The FleetTextBooks website contains hot links to non-FleetTextBooks sites. These links are provided only as a convenience to our Website visitors. FleetTextBooks is not responsible for the contents of any linked site or for any link contained within a linked site. Additionally, the inclusion of any link does not imply an endorsement by FleetTextBooks of that site.

4. NOTIFICATION OF CLAIMED COPYRIGHT INFRINGEMENT

It is our policy to terminate relationships regarding content with third parties who repeatedly infringe the copyrights of others.

Pursuant to Section 512(c) of the Copyright Revision Act, as enacted through the Digital Millennium Copyright Act, FleetTextBooks designates the following law firm as its agent for receipt of notifications of claimed copyright infringement.

Cash / Klemchuk / Powers / Taylor LLP
c/o FleetTextBooks.org LLC
381 Casa Linda Plaza #385
Dallas, TX 75218-3423 USA
214-320-3006 – Email: Info@FleetTextBooks.org

Notices are effective upon receipt.

5. CONTACT US – CORRESPONDENCE AND NOTICES

If you have questions about this Notice and Legal Disclaimer, the practices of this site, or your experience on the site, you may contact:

FleetTextBooks.org LLC
381 Casa Linda Plaza #385
Dallas, TX 75218-3423 USA
214-320-3006
Email: Info@FleetTextBooks.org Website: FleetTextBooks.org

The section titles in the Notice and Legal Disclaimer are for convenience only and have not legal or contractual effect.

**FLEETTEXTBOOKS.ORG WEBSITE
INTRODUCTION TO COPYRIGHT AND TRADEMARK INFORMATION
NOTICE AND LEGAL DISCLAIMER**

I HAVE READ THIS NOTICE AND LEGAL DISCLAIMER. I UNDERSTAND, ACKNOWLEDGE AND ACCEPT ITS POLICIES. I CONSENT AND AGREE TO BE HELD TO THESE POLICIES.

© 2008 FleetTextBooks.org, LLC. All Rights Reserved.