

## KOBO eREADER LICENSE AGREEMENT AND TERMS OF USE

THIS IS AN AGREEMENT BETWEEN YOU AND KOBO INC. (WITH ITS AFFILIATES, "KOBO" OR "WE"). PLEASE READ THIS LICENSE AGREEMENT AND TERMS OF USE, AND ALL RULES AND POLICIES FOR THE EREADER DEVICE AND SERVICES RELATED TO THE DEVICE (INCLUDING, BUT NOT LIMITED TO, ANY RULES OR USAGE PROVISIONS SPECIFIED ON THE KOBOBOOKS.COM WEBSITE AND THE PRIVACY NOTICE LOCATED AT WWW.KOBOBOOKS.COM/PRIVACYPOLICY ) (COLLECTIVELY, THIS "AGREEMENT") BEFORE USING THE EREADER DEVICE. BY USING THE EREADER DEVICE, YOU AGREE TO BE BOUND BY THE TERMS OF THIS AGREEMENT. THE TERMS AND CONDITIONS OF THIS AGREEMENT MAY NOT BE ALTERED, SUPPLEMENTED OR AMENDED EXCEPT AS PERMITTED BELOW.

IF YOU DO NOT ACCEPT THE TERMS OF THIS AGREEMENT, YOU MAY RETURN THE EREADER DEVICE AND ASSOCIATED SOFTWARE (WITH ALL ORIGINAL PACKAGING, MANUALS, AND ACCESSORIES) WITHIN THIRTY (30) DAYS OF PURCHASE FOR A REFUND OF ITS PURCHASE PRICE IN ACCORDANCE WITH THE EREADER RETURN POLICY. [NTD: **Link to KOBO return policy.**]

### 1. The Device and Related Services

The eReader Device (the "Device") is a portable electronic reading device that enable users to download and read books and other materials, all subject to the terms and conditions of this Agreement. The Service includes an online service operated by Kobo Inc. ("Kobo") that provides users with access to discover, read and purchase literary works from content providers through multiple electronic interfaces including Kobo's website, mobile applications, web applications or "widgets", and other applications (the "Service").

### 2. Digital Content

**The eReader Device.** The eReader Device enables you to download, display and use on your Device a variety of digitized electronic content, such as books and other digital content, [NTD: consider if only can download from www. kobobooks.com] (individually and collectively, "Digital Content").

**Use of Digital Content.** Any use by you of Digital Content downloaded, displayed or used by you on your Device is subject to the [terms and conditions of use of Kobobooks.com] and of any agreement which may govern your rights to access Digital Content impressed on you by the licensee to you of such Digital Content. To the extent you are permitted by your obligations to such provider of Digital Content, Kobo grants you the non-exclusive right to keep a copy of the applicable Digital Content and to view, use, and display such Digital Content an unlimited number of times, on the Device or as authorized by Kobo as part of the Service and solely for your personal, non-commercial use.

**Restrictions.** Unless specifically indicated otherwise, you may not sell, rent, lease, distribute, broadcast, sublicense or otherwise assign any rights to the Digital Content or

any portion of it to any third party, and you may not remove any proprietary notices or labels on the Digital Content. In addition, you may not, and you will not encourage, assist or authorize any other person to, bypass, modify, defeat or circumvent security features that protect the Digital Content.

**Literary Works.** All Digital Content are the exclusive property of the publisher or its licensors and is protected by copyright and other intellectual property laws. The download of these literary works is intended for Kobo's registered users' personal and non-commercial use. Any other use of literary works downloaded from kobobooks.com is strictly prohibited. Registered users may not modify, transmit, publish, participate in the transfer or sale of, reproduce, create derivative works from, distribute, perform, display, or in any way exploit, any of the content of these literary works, in whole or in part. By downloading literary works from kobobooks.com, the Registered user hereby acknowledges and agrees to these terms.

### 3. Software

**Definitions.** The following terms apply to the Device and to (a) all software (and the media on which such software is distributed) of Kobo or **[third parties]** that is pre-installed on the Device at time of purchase or that Kobo provides as updates/upgrades to the pre-installed software (collectively, the "Device Software"), unless you agree to other terms as part of an update/upgrade process; and (b) any printed, on-line or other electronic documentation for such software (the "Documentation"). As used in this Agreement, "Software" means, collectively, the Device Software and Documentation.

**Use of the Device Software.** You may use the Device Software only on the Device and your computer. You may not separate any individual component of the Device Software for use on another device or another computer, may not transfer it for use on another device or use it, or any portion of it, over a network and may not sell, rent, lease, lend, distribute or sublicense or otherwise assign any rights to the Software in whole or in part.

**No Reverse Engineering, Decompilation, Disassembly or Circumvention.** You may not, and you will not encourage, assist or authorize any other person to, modify, reverse engineer, decompile or disassemble the Device or the Software, whether in whole or in part, create any derivative works from or of the Software, or bypass, modify, defeat or tamper with or circumvent any of the functions or protections of the Device or Software or any mechanisms operatively linked to the Software, including, but not limited to, augmenting or substituting any digital rights management functionality of the Device or Software.

**Automatic Updates.** In order to keep your Software up-to-date, Kobo may automatically provide your Device with updates/upgrades to the Software.

**Export Regulations.** You agree to comply with all export and re-export restrictions and regulations of the applicable government authorities, and not to transfer, or encourage, assist or authorize the transfer of the Software to a prohibited country or otherwise in violation of any such restrictions or regulations.

## 5. General

**No Illegal Use and Reservation of Rights.** You may not use the Device, the Service or the Digital Content for any illegal purpose. You acknowledge that the sale of the Device to you does not transfer to you title to or ownership of any intellectual property rights of Kobo or its suppliers. All of the Software is licensed, not sold, and such license is non-exclusive.

**Information Received.** The Device Software when connected to your computer will provide Kobo with data about your Device and its interaction with the Service and information related to the content on your Device and your use of it (such as automatic bookmarking of the last page read and content deletions from the Device). Annotations, bookmarks, notes, highlights, or similar markings you make in your Device and other information you provide may be stored on servers in Canada. Information we receive is subject to the Kobo.com Privacy Policy.

**Patents.** The Device and/or methods used in association with the Device may be covered by one or more patents or pending patent applications.

**Trademarks.** Kobo, kobobooks.com and related words, domain names and logos are trademarks and the property of Kobo Inc. All other trade-marks, product names and company names or logos cited herein are the property of their respective owners.

**Changes to Service.** Kobo reserves the right to modify, suspend, or discontinue the Service at any time, and Kobo will not be liable to you should it exercise such right.

**Termination.** Your rights under this Agreement will automatically terminate without notice from Kobo if you fail to comply with any term of this Agreement. In case of such termination, you must cease all use of the Software and Kobo may immediately revoke your access to the Service or to Digital Content without notice to you and without refund of any fees. Kobo's failure to insist upon or enforce your strict compliance with this Agreement will not constitute a waiver of any of its rights.

**Disclaimer of Warranties.** YOU EXPRESSLY ACKNOWLEDGE AND AGREE THAT USE OF THE SERVICE, DEVICE, DIGITAL CONTENT AND SOFTWARE IS AT YOUR SOLE RISK. EXCEPT FOR THE **ONE-YEAR** LIMITED WARRANTY, THE SERVICE, DEVICE, DIGITAL CONTENT AND SOFTWARE ARE PROVIDED "AS IS" WITH ALL FAULTS AND WITHOUT WARRANTY OF ANY KIND AND KOBO AND ITS SUPPLIERS AND LICENSORS DISCLAIM ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, ACCURACY, QUIET ENJOYMENT AND NON-INFRINGEMENT OF THIRD-PARTY RIGHTS. NO ORAL OR WRITTEN INFORMATION OR ADVICE GIVEN BY KOBO OR AN AUTHORIZED

REPRESENTATIVE OF KOBO SHALL CREATE A WARRANTY. THE LAWS OF CERTAIN JURISDICTIONS DO NOT ALLOW THE DISCLAIMER OF IMPLIED WARRANTIES. IF THESE LAWS APPLY TO YOU, SOME OR ALL OF THE ABOVE DISCLAIMERS, EXCLUSIONS OR LIMITATIONS MAY NOT APPLY TO YOU, AND YOU MAY HAVE ADDITIONAL RIGHTS.

**Limitation of Liability.** TO THE EXTENT NOT PROHIBITED BY LAW, NEITHER KOBO NOR ITS SUPPLIERS OR LICENSORS SHALL BE LIABLE TO YOU FOR ANY INCIDENTAL OR CONSEQUENTIAL DAMAGES FOR BREACH OF ANY EXPRESS OR IMPLIED WARRANTY, BREACH OF CONTRACT, NEGLIGENCE, STRICT LIABILITY OR ANY OTHER LEGAL THEORY RELATED TO THE SERVICE, DEVICE, DIGITAL CONTENT OR SOFTWARE, INCLUDING, BUT NOT LIMITED TO, ANY DAMAGES ARISING OUT OF LOSS OF PROFITS, REVENUE, DATA OR USE OF THE DEVICE OR SOFTWARE OR ANY ASSOCIATED PRODUCT, EVEN IF KOBO HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN ANY CASE, KOBO'S AGGREGATE LIABILITY UNDER THIS AGREEMENT SHALL BE LIMITED TO THE AMOUNT ACTUALLY PAID FOR THE DEVICE. THE LAWS OF CERTAIN JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES. IF THESE LAWS APPLY TO YOU, SOME OR ALL OF THE ABOVE EXCLUSIONS OR LIMITATIONS MAY NOT APPLY TO YOU, AND YOU MAY HAVE ADDITIONAL RIGHTS.

**Indemnification.** You agree to defend, indemnify and hold harmless Kobo and its affiliates and their respective directors, officers, employees and agents from and against any and all claims, actions, demands, damages, costs, liabilities, losses and expenses (including reasonable attorneys' fees) arising out of your use of the Device, the Digital Content and the Service.

**Ontario Law Applies.** The laws of province of Ontario including the federal laws of Canada, without regard to principles of conflict of laws, will govern this Agreement and any dispute of any sort that might arise between you and Kobo. The Parties agree that this Agreement is not subject to and shall not be interpreted by the United Nations Convention on Contracts for the International Sale of Goods.

**Disputes.** ANY DISPUTE ARISING OUT OF OR RELATING IN ANYWAY TO THIS AGREEMENT SHALL BE SUBMITTED TO CONFIDENTIAL ARBITRATION IN TORONTO, ONTARIO, BEFORE A SINGLE ARBITRATOR EXCEPT THAT, TO THE EXTENT YOU HAVE IN ANY MANNER VIOLATED OR THREATENED TO VIOLATE KOBO'S INTELLECTUAL PROPERTY RIGHTS, KOBO MAY SEEK INJUNCTIVE OR OTHER APPROPRIATE RELIEF IN ANY PROVINCE OR FEDERAL COURT IN CANADA, AND YOU CONSENT TO EXCLUSIVE JURISDICTION AND VENUE IN SUCH COURTS. Any arbitration shall be in the English language. The arbitrator's decision shall be binding and may be entered as a judgment in any court of competent jurisdiction. To the fullest extent permitted by applicable law, no arbitration under this Agreement shall be joined to an arbitration involving any other party subject to this Agreement, whether through class arbitration proceedings or otherwise.

**Severability.** If any term or condition of this Agreement shall be deemed invalid, void, or for any reason unenforceable, that part shall be deemed severable and shall not affect the validity and enforceability of any remaining term or condition.

**Amendment.** Kobo reserves the right to amend any of the terms of this Agreement at its sole discretion by posting the revised terms on the Kobo eReader website. Your continued use of the Device and Software after the effective date of any such amendment shall be deemed your agreement to be bound by such amendment.

**English Language.** The parties hereto have expressly required that this Agreement and all deeds, documents and notices relating thereto be drafted in the English language. Les parties aux présentes ont expressément exigé que la présente convention et tous les autres contrats, documents ou avis qui y sont afférents soient rédigés en langue anglaise.

**Contact Information.** For communications concerning this Agreement, you may contact Kobo by writing to:

Kobo Inc., 364 Richmond St. W. Suite 300, Toronto, ON M5V 1X6

Attn: Customer Service