

| TITLE | ISBN | COST |
|-------|-------|-------|
| _____ | _____ | _____ |
| _____ | _____ | _____ |
| _____ | _____ | _____ |
| _____ | _____ | _____ |
| _____ | _____ | _____ |
| _____ | _____ | _____ |
| _____ | _____ | _____ |
| _____ | _____ | _____ |

Prof/Dr/Mr/Mrs/Ms (please circle) First name: _____ Surname: _____

Job title: _____ Faculty: _____

Institution: _____

Postal address: _____

Suburb: _____ State: _____ Postcode: _____

Telephone: _____ Facsimilie: _____

Email address: _____

- Please charge me personally as indicated on this form
- Charge my company as indicated on this form

IMPORTANT PRIVACY NOTICE

The information you provide on this form is being collected by Reed International Books Australia Pty Limited (Reed), trading as LexisNexis Australia for the purposes of processing your order and keeping you informed of upcoming products, services offers and events. The information is disclosed from time to time to our related bodies corporate for these purposes. The provision of this information by you is voluntary but if you do not provide some or all of the requested information we may be unable to properly process your order. You have both a right of access to the personal information we hold about you and to ask us to correct it if it is inaccurate or out-of-date. Please direct any queries to The Privacy Officer, Reed International Books Australia or email to privacy@lexisnexus.com.au.

- Please do not inform me about upcoming products, services, offers or events

Signature: _____ Date: _____

(All orders must be signed for processing)

I would like to pay *(please tick appropriate)*

- Using my LexisNexis Account Number _____
- Personal/Company cheque (payable to LexisNexis) enclosed for: \$ _____
- Mastercard Visa Amex

My credit card number is:

Name on card: _____

Expiry date: _____ Date: _____

Signature of cardholder: _____

PLEASE NOTE: Prices are subject to change without notice and all orders remain valid until cancelled in writing. Order subject to acceptance by Head Office.

30-Day GUARANTEE: You have 30 days which to examine any book or service published by LexisNexis Australia. If it fails to satisfy your needs, return it in saleable condition within 30-days of invoice and we will give you a full credit. No credit is given for books and services published outside Australia.

Terms of Trade: please see the reverse for our terms of trade.

© 2007 Reed International Books Australia Pty Ltd trading as LexisNexis. LexisNexis and the Knowledge Burst logo are trademarks of Reed Elsevier Properties Inc., and used under license.

CAT001

Send your completed order to:

Fax
1800 800 122

Post
Reply Paid 61280
Order Processing
LexisNexis
Locked Bag 2222
Chatswood Delivery Centre
Chatswood NSW 2067

Freecall 1800 772 772 for further information or details

Email
academic@lexisnexus.com.au



Terms of Trade

These Terms of Trade relate to the supply of Licensed Products and Written Publications by Reed International Books Australia Pty Ltd (“we” or “us”) to its customers (“you”). Use of Licensed Products is also subject to the terms and conditions set out in the Licence Agreement.

By signing and submitting an Order to us, you indicate your acceptance of these Terms and, in relation to the Licensed Products, the terms in the Licence Agreement. If you have not previously submitted an Order to us, you must also complete and submit with your Order an account application form. Acceptance of an Order is subject to approval by our head office.

Fees

1.1 Payment and variation of Fees.

You must pay the amount specified in an invoice for all or part of a Fee within 30 days of the date of the invoice. We retain the right to change the Fees and the method of charging for any Subscription Product at any time prior to renewal of the subscription. Any such change to the Fees or method of charging will take effect only upon renewal of the relevant subscription.

1.2 Handling fee

Orders for Written Publications totalling less than \$100 may incur a handling fee.

Refunds and credits

2.1 Refunds and credits

Subject to clause 2.2, if you cancel an Order within 30 days of the date of the first invoice and return the goods supplied to us in saleable condition, a credit for those goods will be issued in full to you. Cancellations must be notified to us in writing. Except where required by law, you are not entitled to any refund or credit in respect of the cancellation of an Order at any other time.

2.2 Refunds on foreign publications

We will not accept returns of or issue credits for Licensed Products or Written Publications published by affiliated foreign publishers (but supplied by us), except where required by law.

Supply of Subscription Products

Upon acceptance of an Order, we will supply each Subscription Product for an initial term of 12 months, and after that for successive terms of 12 months, until the Order for that Subscription Product is cancelled by either party giving to the other party written notice within 30 days of issue of the renewal invoice.

Change to Customer details

Any change to your details, including your name, invoice, delivery and site addresses must be notified to us in writing within 30 days of the date of the change.

Warranties and liability

5.1 No warranties

We make no express warranties under these Terms of Trade, including without limitation any warranty that:

- a) any Licensed Product or Written Publication is or will be complete or free from all errors; or
- b) information will continue to be available to us to enable us to keep the Licensed Products and the Written Publications up-to-date.

5.2 Exclusion

To the maximum extent permitted by law, we exclude, for ourselves and for any supplier of software incorporated in any Licensed Product, all liability for all claims, expenses, losses, damages and costs made against or incurred or suffered by you directly or indirectly (including without limitation lost costs, profits and data) arising out of:

- a) your use or misuse of any Licensed Product or Written Publication;
- b) your inability to use or obtain access to any Licensed Product;
- c) our negligence or the negligence of our employees, contractors or agents, or of any supplier of software incorporated in a Licensed Product, in connection with the performance of our obligations under these Terms of Trade.

5.3 Limit

If we breach any express provision of these Terms of Trade or a condition or warranty implied under any law which cannot be lawfully modified or excluded by these Terms of Trade, then our liability to you will, to the extent permitted by law, be limited at our option to supplying the Licensed Products or Written Publications, whichever is applicable, again or paying for their resupply.

Our liability to you for loss or damage of any kind (including loss or damage caused by negligence) is reduced to the extent that you caused or contributed to that loss or damage.

5.4 Governing Law

These Terms of Trade are governed by the law in force in the State of New South Wales. Each party submits to the non-exclusive jurisdiction of the courts of New South Wales.

Meaning of words

Order means an order which is submitted to us by order form, email or fixed service plan agreement for one or more of the following:

- (a) Written Publications;
- (b) CD-ROM products;
- (c) online products and/or services.

Licensed Products means each of the CD-ROM products and online products and/or services specified in the Order.

Written Publications means each of the books, journals, bulletins, looseleaf services and any other hard copy publications specified in the Order.

Subscription Products means each of the:

- (a) Licensed Products; and
- (b) Written Publications, which we agree to supply to you on a subscription basis.

Fee means the fee imposed by us for the supply of the Licensed Products and/or Written Publications and notified to you by us:

- (a) following processing of the Order; and
- (b) in the case of Subscription Products, prior to renewal of the subscription.